

Part II, Sec. 5, April 4, 1908.
[G.O. No. 36, 415, Public Service].

No. 90—

Whereas the members of the municipality of Calcutta were elected by local Government of Department Notification No. 205, dated the 10th November 1907, published at page 202 of Part I of the Port St. George Gazette dated the 26th December 1907:

Now, therefore, in exercise of the powers conferred by paragraph 21 of paragraph 21 of Part I of the Government of India (Provincial Legislative Assembly Order, 1907, the Secretary the Government is pleased to fix the first day of July 1908 to the date from which reference to the municipality of Calcutta in the second schedule to the said order shall, for all the purpose of the said order, be taken as reference to the said municipality as altered to the satisfaction thereof.

C. F. BRACKENBURY,
Chief Secretary.

(Formal.)

NOTIFICATION.

Port St. George, April 25, 1908.

No. 91—

The following notification of the Government of India is published—

SERVICE APPOINTMENT.

See G.O., No. 304, March 1908.

No. 92—The following notices are published for general information—
Jodhpur Gazette, dated the 16th February 1908, pages 527 to 529, 531, 532, 533 and 534.

For G.O.,
10th February 1908.

The names of the undersigned have been brought to notice by His Excellency The Commissioner of India, for distinguished services rendered in connection with the operations in Waziristan, North-West Frontier of India, 25th January to 15th September 1907.

Queen Victoria's Own Medical Supplies
and Stores.

Sullivan, Jodhpur, 15 Field Company.
Hingwaj, Jodhpur, 15 Field Company.
Lodhna, Jodhpur, 15 Field Company.

Jodhpur Field Coy.
Majid Ali, No. 2075, 1/1000.
Mahomed Fakir, No. 2075, 1/1000.

C. F. BRACKENBURY,
Chief Secretary.

(Formal.)

NOTIFICATION.

Port St. George, March 25, 1908.
[G.O. No. 373, Public Service].

No. 93—

In exercise of the powers conferred by paragraph 21 of sub-section (2) of section 511 of the Government of India Act, 1907, His Excellency the Governor is hereby pleased to make the following amendments to the special rules for the Madras Legislative Assembly:—
Amendment No. 41, Public Service, Department Notification No. 41, dated the 26th January 1908, at page 123 and 124

of Part I of the Port St. George Gazette dated the 26th January 1908, as subsequently amended—

Amendment.

For rule 8 of the said rules, the following rule shall be substituted, namely—

"8. General provisions—

(a) Appointments to the service in such of categories 1 and 2 shall, so far as qualified and suitable candidates of the community concerned are available, be made in the following order, namely—

- One non-Brahmin (Hindu),
- One Mahomedan,
- One non-Brahmin (Hindu),
- One Anglo-Indian or Christian or non-African,
- One Brahmin,
- One non-Brahmin (Hindu),
- One member of the Scheduled Caste,
- One non-Brahmin (Hindu),
- One Mahomedan,
- One non-Brahmin (Hindu),
- One Anglo-Indian or Christian or non-African,
- One Brahmin.

Provided that this subrule shall not apply to appointments to the service in category 1 by reason of its being a service referred to in clause (i) of the proviso to rule 3.

Amendment—The expression 'Non-Brahmin (Hindu)' shall include every community other than the Brahmins, the Mahomedans, the Anglo-Indians, Christians or non-Indians and the Scheduled Caste.

(b) The steps in which the communal rotation specified in subrule (a) shall be continued shall be determined by the Provincial Government.

(c) If a qualified and suitable candidate belonging to any community is not available for appointment to the service in category 1 or in the case may be, in category 2 in the turn allotted to that community under subrule (a) and (b) as under this subrule, a qualified and suitable candidate belonging to the community next in the order specified in subrule (a) shall, if available, be appointed; but the former community shall have a preferential claim for consideration when any subsequent appointment is to be made to the service in that category with a suitable and qualified candidate belonging to that community has been appointed against that claim.

(d) Where a preference is indicated by the community as designated from the service, otherwise than for women in category 1 or, as the case may be, in category 2, such community shall have a preferential claim for consideration when any subsequent appointment is to be made to the service in that category with a suitable and qualified candidate belonging to that community has been appointed against that claim.

(e) If when an appointment to the service in category 1 or, as the case may be, in category 2 is to be made, there are two or more communities having a preferential claim under subrule (c) or subrule (d), that community shall receive first consideration whose preferential claim first arose."

Port St. George, March 25, 1908.
[G.O. No. 404, Public Service].

No. 94—

In exercise of the powers conferred by paragraph (b) of sub-section (2) of section 511 of the Government of India Act, 1907, His Excellency the Governor is hereby pleased to make the following amendments to the special rules for the Madras Legislative Assembly published with Public Service Department Notification No. 41, dated the 26th November 1907, at page 123 to 124 of Part I of the Port St. George Gazette, dated the 26th December 1907, as subsequently amended—

Amendment 1 to 21 of the second schedule hereto shall be altered to have hereunto and to have hereunto from and from the 15th February

lower post, is an affecting or temporary capacity, if he was holding such lower post immediately before he went on leave and if he would have continued to hold such lower post without break if he had not gone on leave."

Art. 118.—

In exercise of the powers conferred by paragraph (4) of sub-section (2) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendments to the rules published with Public (General) Department Notification No. 25, dated 25th January 1935, at page 124-125 of Part 2 of the Port St. George Gazette, dated 14 February 1935, as subsequently amended.

The amendments hereby made shall be deemed to have been made and to have come into force on and from the 1st February 1935.

AMENDMENTS.

To rule 3 of the said rules, the following shall be added as an explanation:—

"Explanation.—For the purpose of this rule, an officer who takes leave with pay while occupying a lower post, shall be deemed to be holding the lower post in an affecting or temporary capacity, if he was holding such lower post immediately before he went on leave and if he would have continued to hold such lower post without break if he had not gone on leave."

2. The expression "such lower post" occurring in rule 3 of the rules issued in G.O. No. 275, Public (General), dated 25th March 1935, as amended by the orders in paragraph 3 above shall be interpreted in the manner explained in paragraph 3 of G.O. No. 245, Public (General), dated 25th January 1935.

Port St. George, April 3, 1939.
[G.O. No. 405, Public (General).]

Art. 119.—

The following additions of Government of India in regulation:—

PERSONNEL DEPARTMENT.

New Delhi, 25th February 1935.

No. P. 1 (12) Pt. 112.—The following order made by the Secretary of State is published for general information:—

Quota.

In exercise of the powers conferred by paragraph (4) of sub-section (2) of section 241 of the Government of India Act, 1935, the Secretary of State hereby notifies the Governor-General in the case of persons serving in connection with the affairs of the Colonies, and the Governor in the case of persons serving in connection with the affairs of a province, to give the following effect to the said paragraph, as amended, that in giving and not despatch the Governor-General, or, in the case may be, the Governor shall exercise the individual judgment.

Port St. George, April 3, 1939.
[G.O. No. 402, Public (General).]

Art. 120.—

In exercise of the powers conferred by paragraph (4) of sub-section (2) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendments to the special rules published with Public (General) Department Notification No. 204, dated 25th October 1935, at page 1022 of Part 1 of the Port St. George Gazette, dated 25th October 1935, as subsequently amended:—

AMENDMENTS.

1. In rule 1 of the said rules, for the expression "as the 25th March 1935" the expression "as the 25th March 1937" shall be substituted.

2. To rule 2 of the said rules, the following explanation shall be added, namely:—
"Explanation.—In this rule, the expression 'the holder of the said temporary post' shall mean the person entitled against the temporary post."

Art. 121.—

In exercise of the powers conferred by paragraph (4) of sub-section (2) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendments to the special rules published with Public (General) Department Notification No. 204, dated 25th October 1935, at page 1022 of Part 1 of the Port St. George Gazette, dated 25th October 1935, as subsequently amended:—

AMENDMENTS.

1. In rule 1 of the said rules, for the expression "as the 25th March 1935" the expression "as the 25th March 1937" shall be substituted.

2. To rule 2 of the said rules, the following explanation shall be added, viz.:—
"Explanation.—In this rule, the expression 'the holder of the said temporary post' shall mean the person entitled against the temporary post."

Port St. George, April 3, 1939.
[G.O. No. 405, Public (General).]

Art. 122.—

In exercise of the powers conferred by paragraph (4) of sub-section (2) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendments to the special rules for the Madras Highways Department published with Public (General) Department Notification No. 368, dated 25th May 1935, at pages 712 and 713 of Part 2 of the Port St. George Gazette, dated 14th May 1935, as subsequently amended:—

AMENDMENTS.

In sub-rule (b) of rule 3 of the said rules, for the words "in Class 2, the persons specified in the column (1) of the table below shall be substituted with effect from the date specified in the corresponding entry in column (2) thereof:—

Table.		Ann.
Subsidiary to sub-section (1).		(2)
Voluntary Assistant Engineer—		
1. grade	21	1st October 1935.
2. grade	22	
Voluntary Assistant Surveyor—		
1. grade	23	28th March 1935.
2. grade	24	
Voluntary Assistant Inspector—		
1. grade	25	15th April 1935.
2. grade	26	
Voluntary Assistant Engineer—		
1. grade	27	1st May 1935.
2. grade	28	
Voluntary Assistant Surveyor—		
1. grade	29	1st May 1935.
2. grade	30	
Voluntary Assistant Inspector—		
1. grade	31	15th September 1935.
2. grade	32	
Voluntary Assistant Engineer—		
1. grade	33	1st October 1935.
2. grade	34	

Port St. George, April 4, 1939.
[G.O. No. 412, Public (General).]

Art. 123.—

The Government of Madras and the Government of Orissa have agreed that if any transferred officer in whose sub-section (1) of rule 3 of the rules published under the Government of India Highways Office Notification No. P. 343/35, dated 25th October 1935, at page 712 of Part 2 of the Port St. George Gazette, appears, has not retired to superannuation within the period specified in the said sub-rule but dies as an officer before the 25th September 1935, such officer shall be treated in the same manner as if he were entitled to the same pension as an officer who retires to superannuation within the said month and under the said sub-rule.

Port St. George, April 3, 1939.
[G.O. No. 412, Public (General).]

Art. 124.—

In exercise of the powers conferred by paragraph (4) of sub-section (2) and paragraph (5) of sub-section (3) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendments to the special rules published with Public (General) Department Notification No. 204, dated 25th October 1935, at page 1022 of Part 1 of the Port St. George Gazette, dated 25th October 1935, as subsequently amended:—

(2) of section 241 of the Government of India Act, 1920, the Secretary to Government is hereby pleased to make the following special rules—

RULE.

1. The duties of Class IX Subordinate Secretaries to Government in the Madras General Service shall be increased temporarily by one post for the local Department for a period of six months from the 1st April 1925.

2. The general and special rules applicable to the holders of the permanent posts listed in the said rules shall apply to the holder of the said temporary post.

Explanation.—In this rule, the expression "the holder of the said temporary post" shall mean the person named against the temporary post.

No. 1335.

In exercise of the powers conferred by paragraph (1) of subsection (1) and paragraph (1) of subsection (2) of section 241 of the Government of India Act, 1920, the Secretary to Government is hereby pleased to make the following special rules—

RULE.

1. The duties of Class E, Agents and stenographers in the Madras Secretariat Service in the Local Department shall be increased temporarily by—

(General and local posts).

5. Madras Secretariat Service ..	General.	Agents.	Stenographers.	Stenographers.	Stenographers.
2. Madras Secretariat Service ..	Do.	Do.	Do.	Do.	Do.

(Special.)

POSTING.

Port St. George, April 5, 1925.

No. 91.—
Mr. B. C. Horrell, I.C.S., on the recommendation of his officiating superintendant at the Police Station of the High Court of Madras as Judge on 15th May 1925, to be District and Sessions Judge, West Godavari.

TRAVE.

Port St. George, April 4, 1925.

No. 10.—
Order rule 41 of the Fundamental Rules, Mr. P. S. Suman Naidu, I.C.S., City District Magistrate, Madras, leave on average pay for ten days with effect from the 15th April 1925.

Port St. George, April 4, 1925.

No. 81.—
Under rule 41 of the Fundamental Rules, Mr. L. C. Horrell, I.C.S., leave for eight months and ten days, at which six months and ten days will be on average pay and the balance on half average pay, with effect from the 15th June 1925.

Subject to the conditions prescribed in the said rule order Fundamental Rules 41, Mr. Horrell is appointed to go to the leave the summer vacation of the District and Sessions Court, West Godavari, from the 15th May 1925 to the 15th June 1925 and the balance on the 15th and 15th June 1925.]

APPOINTMENTS.

Port St. George, April 4, 1925.

No. 103.—
Mr. P. C. Sankar, I.C.S., Assistant Collector and Magistrate in the District of Madras, to act as City District Magistrate, Madras, in the absence of Mr. P. T. Suman Naidu, I.C.S.

Port St. George, April 5, 1925.

No. 104.—
Mr. R. S. T. Sankar, Assistant, Subordinate Judge, is appointed, to act temporarily as District

Magistrate for a period of six months from the 1st April 1925.

2. The general and special rules applicable to the holders of the permanent posts listed in the said rules shall apply to the holder of the said temporary post.

Explanation.—In this rule, the expression "the holder of the said temporary post" shall mean the person named against the temporary post.

Port St. George, March 31, 1925.
[G.O. No. 24-1, Police (General).]

No. 105.

In exercise of the powers conferred by paragraph (1) of subsection (1) of section 241 of the Government of India Act, 1920, the Secretary to Government is hereby pleased to make the following appointments to the Madras Subordinate Secretariat Service and Agents, 1925, published with 2nd Edition (General Department) Madras, No. 28, dated the 15th November 1924, at pages 45 to 110 of Part I of the Port St. George Gazette, dated the 15th January 1925, is subsequently amended—

APPOINTMENT.

In the schedule to the said rules, after the heading "Police Department," and the words relating thereto, the following heading and entries shall be inserted, namely—

Magistrate.	Magistrate.	Magistrate.	Magistrate.	Magistrate.
Do.	Do.	Do.	Do.	Do.

C. F. BRACKENBURY,
Chief Secretary.

and Sessions Judge, West Godavari, with effect from the 15th June 1925, vice Mr. L. C. Horrell, I.C.S., posted leave.

PERMITTES TO RESIRE.

Port St. George, April 5, 1925.

No. 102.—

The Secretary to State for India, has permitted Mr. K. P. Sankar, M.A., I.C.S., to retire from the Indian Civil Service with effect from the 25th February 1925.

NOTIFICATIONS.

Port St. George, April 5, 1925.

No. 106.—

In exercise of the powers conferred by section 9, subsection (1) of the Code of Criminal Procedure, 1920, the Executive Magistrate is pleased to appoint the Sessions Judge, Kolar, to be Additional Sessions Judge, West Godavari, during the absence of Mr. L. C. Horrell, I.C.S., from the 15th May 1925 to the 15th June 1925. The Additional Sessions Judge, West Godavari, will hold his Court at Mandapam.

Port St. George, April 5, 1925.

[G.O. No. 25, Police (General).]

No. 107.—

In exercise of the powers conferred by subsection (1) of section 241 of the Government of India Act, 1920, the Secretary to Government of Madras is pleased to declare that Mr. P. C. Sankar, Assistant Collector and Magistrate in the District of Madras, is eligible to hold any civil office in connection with the affairs of the province which is declared by the Magistrate and Sessions Judge to be necessary for the service of the Indian Civil Service.

2. The Government hereby made shall be deemed to have been made and to have come into force as well from the 15th September 1925.

C. F. BRACKENBURY,
Chief Secretary.

FINANCE DEPARTMENT.

NOTIFICATION.

For 30 days, April 15, 1936.

No. 32—

STATEMENT OF THE RECEIPTS AND DISBURSEMENTS OF THE GOVERNMENT OF MADRAS FOR FEBRUARY 1936.

(In thousands of Rupees.)

Heads of account.	February 1936.	Expenditure to end of February 1936.	Budget Balance, 1935-36.
REVENUE.			
Land Revenue	1,50.00	4,65.00	4,81.14
Provincial Stamp	44.28	1,15.71	1,17.08
Excise	15.17	1,75.15	1,55.55
Forest	6.74	85.09	87.33
Supplies	8.45	15.15	20.71
Supplies under Home Estimates	1.10	65.18	64.08
Supplies—From Receipts	—	5.18	8,61.47
Excise—Working Expenses	— 2.29	— 51.55	— 84.06
General Transport	1.52	31.88	31.21
Civil Works	2.15	32.25	31.87
General Services—Home Supplies	6.78	24.25	31.88
General—Working Expenses	— 8.41	— 9.52	— 5.23
Other Heads	7.64	50.09	1,04.68
Total (A)	2,36.83	12,64.23	15,96.59
EXTRABUDGETARY RECEIPTS TO REVENUE—			
Street Councils and other Revenue	15.28	1,42.79	1,78.84
Regulation Kapadigala	1.28	22.06	1,75.85
Duty Revenue	1.08	21.08	— 42.11
General Administration	10.16	2,46.42	2,15.86
Administration of Justice	7.65	86.38	1,71.17
Police	1.71	20.51	34.18
Jails and General Subsidies	12.18	1,45.09	1,62.18
Public	12.88	1,42.62	1,49.34
Education	5.57	18.71	1,21.07
Medical and Public Health	7.55	18.61	1,75.74
Agriculture, Veterinary, Co-operative Credit and Industries	18.86	1,18.61	1,14.68
Other Heads	105.13	38.54	55.61
Total (B)	1,32.47	2,66.83	16,19.87
Receipts (+) or Deficit (—) in the Revenue Account (A) — (B)	+ 1,04.36	— 14.73	+ 3
CAPITAL RECEIPTS (EXTRABUDGETARY) NOT AVAILABLE TO REVENUE (C)	0.00	2,06.45	1,71.33
Net Receipts—			
Revenue (+) Deficit (—)	+ 1,04.36	+ 1,04.36	+ 1,04.36
Revenue Excess (Deficit)	—	—	—
Wart and Peace Advances (Net)	— 1.85	—	— 30.43
Loans and Advances by Provincial Government (Net)	— 2,75.47	— 1,05.11	— 8.44
Other Debt and Transactions (Net)	—	—	—
Total (D)	— 7.27	+ 4.25	+ 1,67.33
Total Transferred (E) — (D) + (B)	+ 1,21.84	— 10.48	— 84.94
Opening Balance	— 48.25	1,38.75	1,39.52
Closing Balance (E)	75.15	75.15	84.52
(a) With the Reserve Fund of India	—	—	—
At Province Treasury (including cash in hand)	75.15	75.15	75.15
Total	75.15	75.15	75.15

C. E. JONES,
Secretary to Government.

For change, March 31, 1933
[S. 24, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

No. 411.—

In execution of the powers conferred by section 5 of the Customs Act, 1930 (No. 10 of 1930), the Government of Madras are hereby pleased to make the following amendments to the Madras Customs Act, 1930:

AMENDMENTS.

In the said order—
(1) for the word, "Local Government" wherever they occur, the word "Government", and for the words "President of Madras", wherever they occur, the words "Governor of Madras" shall be substituted;

(2) after clause (b) of rule 2, the following clause shall be inserted, namely,—
" (c) 'Government' means the Government of Madras ";

(3) in Part I, in column (1)—
(a) for the word "Local Government" where they occur for the first time, the words "Government of Madras" shall be substituted; and
(b) for the words "Local Government" where they occur for the second time, the words "and Government" shall be substituted; and

(4) in Part II, in the heading, for the word "India", the word "Madras" shall be substituted.

No. 412.—

In execution of the powers conferred by sections 41, 42, 43 and 44 of the Indian Customs Marriage Act, 1913 (No. 10 of 1913), the Government of Madras are hereby pleased to make the following amendments to the rules and orders published with Madras Customs Regulations No. 100, dated the 23rd July 1924, as amended:

AMENDMENTS.

In the said rules and orders—
(1) in clause (a) for the words "in the service of the Government" and "in the service of the Queen" shall be substituted;

(2) in clause (b), for the word "President" the word "Governor" shall be substituted;

(3) in clause (c), for the words "Governor of Madras" the words "Government of Madras" shall be substituted; and

(4) in clause (d), for the words "Agents to the Government" Part 31, Chapter for the districts of Coimbatore, Vizianagaram and Odisha, the words "Agents to the Government" shall be substituted; and for the words "in the said districts" the words "in the Agency towns" shall be substituted.

No. 413.—

In execution of the powers conferred by section 79 of the Madras Village Courts Act, 1920 (Madras Act 1 of 1920), the Government of Madras are hereby pleased to make the following amendments to the rules published with Local Government Department Madras No. 100, dated 2nd March 1929, as amended:

AMENDMENTS.

In sub-clause (2) of clause (iv) of rule 4 of the said rules, for the words "officer of Government" the words "officer of the Queen" shall be substituted.

In clause (b) of rule 8 of the said rules, for the words "Local Government" the words "Government of Madras" shall be substituted; and for the words "officer of Government" the words "officer of the Queen" shall be substituted.

No. 414.—

In execution of the powers conferred by section 77 of the Coast Guard Act, 1920 (No. 10 of 1920), the Government of Madras are hereby pleased to make the following amendments to the rules published with the Coast Guard Department Madras No. 100, dated 2nd March 1929, as amended:

2.

In the Coast Guard Department, Madras, published with the Coast Guard Department Madras No. 100, dated 2nd March 1929, as amended, the following amendments to the rules published with the Coast Guard Department Madras No. 100, dated 2nd March 1929, as amended:

AMENDMENTS.

In sub-clause (2) of rule 14 of the said "Local Government" the words "Government of Madras" shall be substituted.

No. 415.—

In execution of the powers conferred by section 20 of the Coast Guard Act, 1920 (No. 10 of 1920), the Government of Madras are hereby pleased to make the following amendments to the rules published with the Coast Guard Department Madras No. 100, dated 2nd March 1929, as amended:

AMENDMENTS.

In the said regulations—
(1) in clause (1), for the word "Government" the words "Government of Madras" shall be substituted;

(2) in sub-clause (a) of clause (1), for the word "Government" the word "Queen" shall be substituted;

(3) in clause (2), for the words "President of Madras" the words "Governor of Madras" shall be substituted;

(4) in clause (3), (4), (5) and (6), for the words "President of Madras" the words "Governor of Madras" shall be substituted; and

(5) in clause (7), for the words "Government of Madras" the words "Government of Madras" shall be substituted.

No. 416.—

In execution of the powers conferred by section 36 of the Coast Guard Act, 1920 (No. 10 of 1920), the Government of Madras are hereby pleased to make the following amendments to the rules published with the Coast Guard Department Madras No. 100, dated 2nd March 1929, as amended:

AMENDMENTS.

In clause (2) of the said regulations, for the words "Government of Madras" the words "Government of Madras" shall be substituted.

No. 417.—

In execution of the powers conferred by sections 14, 15 and 16 of the Coast Guard Act, 1920 (No. 10 of 1920), the Government of Madras are hereby pleased to make the following amendments to the rules published with the Coast Guard Department Madras No. 100, dated 2nd March 1929, as amended:

AMENDMENTS.

In rule 1 of the said rules—
(1) in the opening paragraph, for the word "Government" the words "Government of Madras" shall be substituted;

(2) in sub-clause (a) of clause (b), for the words "Local Government" the words "Government of Madras" shall be substituted; and

(3) in the last sentence for the word "Government" the words "Government of Madras" shall be substituted.

No. 418.—

In execution of the powers conferred by section 77 of the Coast Guard Act, 1920 (No. 10 of 1920), the Government of Madras are hereby pleased to make the following amendments to the rules published with the Coast Guard Department Madras No. 100, dated 2nd March 1929, as amended:

APPENDIX AND POSTING.

No. 280.—The following appointments and posting of a deputy collector is ordered:—

To B. R. A. Ramo, the Kapsia Goro, Tshik-din, appointment, to act as a Deputy Collector and posted to general duty, Pongomgoma district, Pongomgoma district.

POSTING.

No. 281.—The following posting of a deputy collector is ordered:—

Reinstated assistant deputy collector, Tshik-din, and deputy collector, Tshik-din, to general duty, South Africa.

E. D. HODGKINS, Secretary to Government.

EDICTA.

Fort St. George, April 2, 1939.

To Revenue Department, Cape Town, No. 238, dated 25th March 1939, published in pages 261-262 of Part I of the Fort St. George Gazette, dated 25th March 1939, for the notice of appeal, meaning in the second line of third and "and."

Fort St. George, April 5, 1939.

In obedience of the provisions in Revenue Department, Cape Town, No. 241, dated 25th March 1939, published in page 262 of Part I of the Fort St. George Gazette, dated 25th March 1939, for "Mandari, South Kapsia, Goro, and the District" notice to "Mandari, South Kapsia and Goro."

P. K. KUNJATHARA MULLAYAR, Assistant Secretary to Government.

NOTIFICATIONS.

Fort St. George, April 21, 1939.
G.O. No. 37, (Revenue).

No. 38.—The following notification of the Government of India is reproduced:—

REVENUE DEPARTMENT (GENERAL BRANCH).
Revenue.

New Delhi, the 25th March 1939.

No. 4.—In exercise of the powers conferred by the Indian Stamp Act, 1899 (11 of 1903), the Central Government is pleased to direct that the following notice shall be made in the Indian Stamp Book, 1939, in or from the Chief Commissioner's Province, namely:—

In clause (b) of rule 51 of the said Rules, for the words "Income, all stamps" the word "stamp" shall be substituted.

Fort St. George, April 15, 1939.

No. 39.—The following notification of the Government of India is reproduced:—

REVENUE DEPARTMENT (GENERAL BRANCH).
General. Revenue.

New Delhi, the 25th March 1939.

No. 14.—In exercise of the powers conferred by section 30 of the Madras (Revenue) Act, 1931 (XXI of 1931), the Central Government is pleased to direct that with effect from the 1st April 1939 the following further amendments shall be made in the Madras (Revenue) Act, 1931, namely:—

1. In the proviso in the 14th amendment in sub-clause (b) of clause 21 of the said Act, after entry No. 3 the following words shall be added, namely:—

1. In sub-clause (b) of clause 21 of the said Act, after entry No. 3 the following words shall be added, namely:—

1. In sub-clause (b) of clause 21 of the said Act, after entry No. 3 the following words shall be added, namely:—

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1. In sub-clause (b) of clause 21 of the said Act, after entry No. 3 the following words shall be added, namely:—

1. In sub-clause (b) of clause 21 of the said Act, after entry No. 3 the following words shall be added, namely:—

at the appropriate place specified in sub-clause (b) of clause 21.

2. In the A of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

3. In the B of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

4. In the C of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

5. In the D of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

6. In the E of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

7. In the F of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

8. In the G of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

9. In the H of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

10. In the I of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

11. In the J of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

12. In the K of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

13. In the L of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

14. In the M of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

15. In the N of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

16. In the O of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

17. In the P of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

18. In the Q of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

19. In the R of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

20. In the S of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

21. In the T of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

22. In the U of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

23. In the V of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

24. In the W of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

25. In the X of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

26. In the Y of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

27. In the Z of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

28. In the AA of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

29. In the AB of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

30. In the AC of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

31. In the AD of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

32. In the AE of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

33. In the AF of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

34. In the AG of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

35. In the AH of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

36. In the AI of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

37. In the AJ of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

38. In the AK of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

39. In the AL of the Form appended in the said Order in relation to, for the words, "Income, all stamps" the words "Income, all stamps" shall be substituted.

Duty) Act, 1936 (XXV) of 1936, the Central Government is pleased to direct that with effect from the 1st April 1937, the following further amendments shall be made in the notification of the Government of India in the Finance Department (Central Revenue No. 12-Central Excise, dated the 26th March 1934, namely:—

In the said notification:—
(i) after the words, *breakers and repairers* "Machins (Kerosene Duty) Order, 1934," the following shall be added, namely:—
"or of the Northern India Machins (Excise Duty) Order, 1935;"

(ii) the first proviso shall be omitted; and
(iii) in the second proviso, the word "further" occurring after the word "Provided" shall be omitted.

2. In the exercise of the powers conferred by section 75 of the Customs Act, 1912 (XXV) of 1912, the Central Government is pleased to direct that with effect from the 1st April 1937 the following further amendments shall be made in the rules published with the notification of the Government of India in the Finance Department (Central Revenue No. 12-Central Excise, dated the 26th March 1934, namely:—

1. In rules 1 and 2 of the said rules, after the words, *breakers and repairers* "Chapter VII of the Excise (Kerosene Duty) Order, 1934," the following shall be added, namely:—
"or of the Northern India Machins (Excise Duty) Order, 1935."

2. In rule 3 of the said rules, for the words "Collector of the District in which," the words "Collector or Assistant Commissioner in whose jurisdiction" shall be substituted.

3. In rule 4 of the said rules, after the word "Collector" wherever it occurs, the words "or Assistant Commissioner" shall be inserted.

4. In rule 5 of the said rules:—
(a) for the words and symbol "1, 2 or 3," the words and symbol "1, 2 or 4" shall be substituted; and after the words, *breakers and repairers* "the Machins (Kerosene Duty) Order, 1934," the words, *breakers and repairers* "or of the Northern India Machins (Excise Duty) Order, 1935" shall be inserted; and

(b) after the entry relating to *breakers of glass*, the following entry shall be added, namely:—
"breakers of glass." — See also the Schedule to these rules.

5. In rule 6 of the said rules:—
(a) for the words "Collector of the District in which," the words "Collector or Assistant Commissioner in whose jurisdiction" shall be substituted; and

(b) after the words "and the Collector" the words "or the Assistant Commissioner, as the case may be" shall be inserted.

3. In the exercise of the powers conferred by section 5 of the Customs Act, 1912 (XXV) of 1912, the Central Government is pleased to direct that with effect from the 1st April 1937 the following further amendments shall be made in the notification of the Government of India in the Finance Department (Central Revenue No. 12-Customs, dated the 26th October 1934, namely:—

In the said notification, after the words, *breakers and repairers* "Machins (Kerosene Duty) Order, 1934," the words, *breakers and repairers* "or of the Northern India Machins (Excise Duty) Order, 1935" shall be added.

4. In the exercise of the powers conferred by section 5 of the Customs Act, 1912 (XXV) of 1912, the Central Government is pleased to direct that with effect from the 1st April 1937:—

(a) the Machins (Excise) Order, 1934, shall be amended in its application to Northern India, namely, the Provinces of Bombay, Sindh, Punjab, United Provinces, Madras, North-West Frontier, Central Provinces, Bikaner, Ajmer-Merwatta and India, namely,

(b) the following further amendments shall be made in the Machins (Excise) Order, 1934, namely:—

1. For sub-clause (i) of clause 2 of the said Order, the following sub-clause shall be substituted, namely:—

(i) "Collector" means—

(a) In the Provinces of Madras and Coorg, the Collector, or the Deputy Commissioner of the District;

(b) in the Province of Bombay, the Assistant Collector of Salt Revenue in whose jurisdiction the manufacturing is carried on;

(c) in the Province of Madras, the Assistant Commissioner of Salt Revenue in whose jurisdiction the manufacturing is carried on;

and includes such other officers as the Provincial Government or the Provincial Board of Salt Revenue and Coorg and the Collector of Salt Revenue in the Province of Bombay and Madras may appoint in this behalf by order or in writing or in like manner, throughout, a person or persons appointed from persons of or any of the classes of a Collector under this Order;

2. For paragraph (b) of sub-clause (ii) of clause 4 of the said Order, the following paragraph shall be substituted, namely:—

(i) shall deposit the amount of the duty payable under section 3 (1) of the Act, in the custody of the Collector, who shall retain it until the expiry of the said period;—

with the said return in the Provinces of Madras and Coorg and in any case in which the said period has not expired before the return is submitted, until so long as the treasury or approved treasurer otherwise directs; within seven days of the close of the month in which the said return is submitted, in the Province of Bombay and Madras and the local authority of which any other person appointed by the Collector of Salt Revenue;

Provided that collection of such payment or payment shall be presented to the Collector within fourteen days of the close of the month in which the return is submitted.

3. In sub-clause (ii) of clause 4 of the said Order, for the words "with the return" the words "in accordance with the procedure" shall be substituted.

4. In sub-clause (ii) of clause 7 of the said Order, for the words "the Provincial Government in this behalf," the words "or in this behalf by the Provincial Government or the Provincial Board of Salt Revenue and the Collector of Salt Revenue in the Province of Bombay and Madras" shall be substituted.

5. In sub-clause (ii) of clause 8 of the said Order, for the words "the Provincial Government in this behalf," the words "or in this behalf by the Provincial Government or the Provincial Board of Salt Revenue and the Collector of Salt Revenue" shall be substituted.

6. For clause 10 of the said Order, the following clause shall be substituted, namely:—

"10. In the Province of Madras, Coorg and Coorg the person or persons appointed by the Collector to the Central Board of Revenue, in the Province of Bombay and Madras or any person or persons appointed by the Collector to the Central Board of Revenue, may appoint such person or persons as may be approved by him in the Central Board of Revenue. The Central Government may remove any person named under the Act from which he is removed."

Provided that no order in removal shall be issued having an effect on any person appointed in the manner contained in the said Order under various orders with persons being given an opportunity of stating his case."

7. In clause 15 of the said Order, for the words "Collector's Order," the words "order in which the appeal is made" shall be substituted.

6. In clause 21 of the said Order, for the words "The Provincial Government" the words "In the Provinces of Bombay and Madras, the Central Government and in the Provinces of Sind, Orissa and Assam, the Provincial Government" shall be substituted.

7. In Parts B and C of the Forms appended to the said Order, the word "District" wherever it occurs shall be omitted.

No. 22.—In exercise of the powers conferred by sections 12 and 24 of the Statutes (British India Act, 1911 (XXI) of 1911) the Central Government is pleased to direct with effect from the 1st April 1924—

(a) the Statutes (British India) Order, 1914, shall be included in its application to Bombay, Madras, Assam, Orissa, Central Provinces, Punjab, North-West Frontier, Central Provinces, Delhi, Ajmer-Merwara and Baluchistan.

(b) the following further amendments shall be made in the Statutes (British India) Order, 1914, namely—

1. For sub-clause (a) and (a) of clause 2 of the said Order, the following sub-clauses shall be substituted, namely—

- "(a) 'Collector' means—
(i) in the Provinces of Sind, Orissa, and Assam, the chief administrative officer of the revenue administration of a district;
(ii) in the Province of Bombay, the Assistant Collector of Salt Revenue in whose jurisdiction the municipality is situated;
(iii) in the Province of Madras, the Assistant Commissioner of Salt Revenue in whose jurisdiction the municipality is situated;

and includes any other specially authorized to exercise throughout a Province or any specified area therein all or any of the powers of a Collector under this Order."

(a) "Inspecting Officer" means—
(i) in the Provinces of Sind, Orissa, and Assam, any officer of the Land Revenue, Finance, Customs, Salt or Income-tax Department; and

(ii) in the Provinces of Bombay and Madras, any officer of the Customs, Salt or Income-tax Department, authorized by the Collector to inspect the premises in which matches held to duty or which are specially measured or manufactured and shall include any officer temporarily authorized to act in substitution.

Provided that in the Provinces of Sind and Orissa any officer of the Customs or Income-tax Department; and (ii) in the Provinces of Bombay, Madras and Assam any officer of the Income-tax Department shall be appointed by the Collector to be an Inspecting Officer within the meaning assigned to the Central Board of Revenue."

2. In clauses 3 and 6 of the said Order, after the words "Provincial Government" the following words shall be inserted, namely—

"in the Provinces of Sind, Orissa and Assam, and in the Collector of Salt Revenue in the Province of Bombay and Madras."

3. In clause 20 of the said Order, after the words "Provided Government" the following words shall be inserted, namely—

"in the Provinces of Sind, Orissa and Assam and the Collector of Salt Revenue in the Province of Bombay and Madras."

4. The clause 22 of the said Order, the following clause shall be substituted, namely—

"(2) In the Provinces of Sind, Orissa and Assam, and in the Province of Bombay and Madras, any officer of the Collector to inspect the premises in which matches held to duty or which are specially measured or manufactured and shall include any officer temporarily authorized to act in substitution."

provided that in the Central Board of Revenue, the Central Government may, under power, order any person to inspect matches held to duty or which are specially measured or manufactured and shall include any officer temporarily authorized to act in substitution."

5. In clause 21 of the said Order, for the words "Collector" the words "Chief Officer" shall be substituted.

6. In clause 21 of the said Order, for the words "The Province of Bombay" the words "The Province of Bombay and Madras" shall be substituted.

7. In the Provinces of Bombay and Madras, the Central Government, and in the Provinces of Sind, Orissa and Assam, the Provincial Government, shall be substituted.

8. In Parts A and C of the Forms appended to the said Order—

(a) the words "Collector of" shall be omitted; and

(a) of the said Order, for the words "Collector" the words "Chief Officer" shall be substituted; and

(a) of the said Order, for the words "Collector" the words "Chief Officer" shall be substituted; and

(a) of the said Order, for the words "Collector" the words "Chief Officer" shall be substituted; and

(a) of the said Order, for the words "Collector" the words "Chief Officer" shall be substituted; and

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(a) of the said Order, for the words "Collector" the words "Chief Officer" shall be substituted; and

about the survey under the provisions of the said Act of the land reserved for the formation of a road from Panchdurga to Kumbhachhatta in sub-town Nos. 33, 34, 35, 36, 37 and 38 as shown in the Kumbhachhatta village village map of Kumbhachhatta in subdivisional block of the Tanjavur district.

No. 373.—

In exercise of the powers conferred by section 5 of the Madras Survey and Development Act, 1923 (Madras Act VIII of 1923), the Government of Madras are hereby pleased to direct the survey under the provisions of the said Act of the lands reserved for the formation of a road from Panchdurga to Kumbhachhatta in sub-town Nos. 33 to 38 as shown in the Kumbhachhatta village village map of Kumbhachhatta in subdivisional block of the Tanjavur district, and the adjoining Government land No. 10 of Kumbhachhatta village.

No. 374.—

In exercise of the powers conferred by sub-section (1) of clause (4) of section 17 of the Madras Survey and Development Act, 1923 (Madras Act VIII of 1923), the Government of Madras are hereby pleased to direct the survey under the provisions of the said Act of the lands reserved for providing pathways for the Adichattin in S.S. No. 40 in the village of Chattrapalli in the Tiruvarur district.

No. 375.—

In exercise of the powers conferred by section 5 of the Madras Survey and Development Act, 1923 (Madras Act VIII of 1923), the Government of Madras are hereby pleased to direct the survey under the provisions of the said Act of the lands reserved for providing pathways for the Adichattin in S.S. No. 40 in the village of Chattrapalli in the Tiruvarur district, and the adjoining Government lands in the same survey block.

B. S. HOLDSWORTH,
Secretary to Government.

DEVELOPMENT DEPARTMENT.

LEAVE.

Fort St. George, April 8, 1935.

No. 376.—
Mr. A. Whelan, I.A.S., Deputy Director of Agriculture, Chennai, on his leave service as Special Officer, Cochin, Kanara under the Special Officer of Agriculture, Kanara, from an absence on his leave from the 1st January 1935 till he is recalled to his duty.

APPOINTMENT.

No. 377.—
Mr. R. T. Mathew, Deputy Conservator of Forests attached to Kanara Division, is to be Special Officer, Salem South Division, in relief of Mr. Z. C. Vennart, granted leave.

ERRATA.

Fort St. George, April 8, 1935.

In the notification under section 4(1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act, XXV of 1925, published in page 221 of Part I of the Fort St. George Gazette, dated 25th January 1935, in respect of the lands reserved for the formation of a road in the Adichattin in Kumbhachhatta village, Assistant Commissioner, North Arcot District.

Amend No. 1935 in "Kumbhachhatta village map" shown in the "Kumbhachhatta village map" of Kumbhachhatta in subdivisional block of the Tanjavur district, and the adjoining Government land No. 10 of Kumbhachhatta village.

Fort St. George, April 8, 1935.

In the notification under section 4(1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act, XXV of 1925, published in page 221 of Part I of the Fort St. George Gazette, dated 25th January 1935, in respect of the lands reserved for the formation of a road in the Adichattin in Kumbhachhatta village, Assistant Commissioner, North Arcot District, the following correction in the notification is made:

Amend item (1), under the heading, "Kumbhachhatta village map" shown in the "Kumbhachhatta village map" of Kumbhachhatta in subdivisional block of the Tanjavur district, and the adjoining Government land No. 10 of Kumbhachhatta village.

Amend item (1), under the heading, "Kumbhachhatta village map" shown in the "Kumbhachhatta village map" of Kumbhachhatta in subdivisional block of the Tanjavur district, and the adjoining Government land No. 10 of Kumbhachhatta village.

Amend item (1), under the heading, "Kumbhachhatta village map" shown in the "Kumbhachhatta village map" of Kumbhachhatta in subdivisional block of the Tanjavur district, and the adjoining Government land No. 10 of Kumbhachhatta village.

NOTIFICATIONS.

Fort St. George, April 11, 1935.

No. 378.—

The following notification of the Government of India is republished:—

GOVERNMENT OF CANADA.

New Delhi, the 3rd March 1935.

No. 10-1036.—In exercise of the powers conferred by sub-section (1) of section 4 of the Public Health Act, 1925 (18 of 1925), the Central Government is pleased to direct that the following amendments shall be made in the notification of the Government of India in the form of the Department of Industries and Labour, No. 10-1035, dated the 25th April 1935, namely:—

In the said notification:—

(a) the word "Presidential" wherever it occurs, the words "and Union" and the sentence relating to Union shall be omitted; and

(b) for the entry "The Assistant Director of Public Health, South Kanara District, Kanara," the following heading and entry shall be substituted, namely:—

"And

The Assistant Director of Public Health, South Kanara District, Kanara."

G. J. PATEL,

Secretary to Government.

No. 379.—

The following notification of the Government of India is republished:—

MINISTRY OF AGRICULTURE, WEIGHTS AND MEASURES.

(AMENDMENT).

New Delhi, the 10th March 1935.

No. F. 10(10)-A.—In exercise of the powers conferred by sub-section (1) of section 2 of the Indian Standards Act, 1925 (11 of 1925), the Central Government is pleased to direct that the following further amendments shall be made in the notification of the Government of India in the Department of Industries and Labour, No. F. 10(10)-A, dated the 25th July 1935, namely:—

In clause (1) of rule 31 of the said Order, for the words "the word" the words "and the word" shall be substituted.

B. RAMASWAMI AYYANGAR,

Assistant Secretary to Government.

Fort St. George, April 8, 1935.

(10 S. No. 38, Development).

The following notification of the Government of India is republished:—

GOVERNMENT OF CANADA.

CANADIAN LAW.

New Delhi, the 25th March 1935.

No. 10-1035.—In exercise of the powers conferred by sub-section (1) of section 104 of the

shall apply to the holders of the said temporary posts.

Explanation.—In these rules, the expression "the holders of the said temporary posts" shall mean the persons named against the temporary posts concerned.

Port St. George, April 2, 1939
(G.O. No. 26, 1939, Daridipang).

No. 313.—

In exercise of the powers conferred by paragraph (b) of sub-section (1) and paragraph (b) of sub-section (2) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following special rules:—

RULES.

1. The rules of category 3 of class V of the Madras Police Subordinate Service shall be in force and are hereby in force from the 1st January 1939 and ending on 31st March 1939 for providing three positions of the Higher Elementary grade for the holders of the said posts.

2. The general and special rules applicable to the holders of permanent posts borne on the said rules shall apply to the holders of the said temporary posts.

Explanation.—The expression "the holders of the said temporary posts" shall mean the persons named against the said temporary posts.

Port St. George, April 2, 1939
(G.O. No. 26, 1939, Daridipang).

No. 314.—

In exercise of the powers conferred by paragraph (b) of sub-section (1) and paragraph (b) of sub-section (2) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following special rules:—

RULES.

1. The rules of category 3 of class V of the Madras Police Subordinate Service shall be in force and are hereby in force from the 1st January 1939 and ending on 31st March 1939 for providing three positions of the Higher Elementary grade for the holders of the said posts. The date of appointment for employment in the said rule and the said rules shall be in force from the 1st January 1939 and ending on 31st March 1939 for providing three positions of the Higher Elementary grade for the holders of the said posts.

2. The general and special rules applicable to the holders of permanent posts borne on the said rules shall apply to the holders of the said temporary posts.

Explanation.—In this rule, "the holders of the said temporary posts" shall mean the persons named against the temporary posts.

Port St. George, April 2, 1939
(G.O. No. 26, 1939, Daridipang).

No. 315.—

In exercise of the powers conferred by paragraph (b) of sub-section (1) and paragraph (b) of sub-section (2) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following special rules:—

RULES.

1. The rules of category 3 of class V of the Madras Police Subordinate Service shall be in force and are hereby in force from the 1st January 1939 and ending on 31st March 1939 for providing three positions of the Higher Elementary grade for the holders of the said posts.

2. The general and special rules applicable to the holders of permanent posts borne on the said rules shall apply to the holders of the said temporary posts.

Explanation.—The expression "the holders of the said temporary posts" shall mean the persons named against the said temporary posts.

Port St. George, April 2, 1939
(G.O. No. 26, 1939, Daridipang).

No. 316.—

In exercise of the powers conferred by sub-section (1) and (2) of section 241 of the Madras Legislative Council Act, 1935 (Madras Act VI of 1935), the Government of Madras is hereby pleased to make the following amendments to the rules, published in the Government Gazette of Madras, No. 26, dated the 1st August 1935, at pages 1159-1160 at Part I of the 2nd Part, Madras Gazette, dated the 1st August 1935, as subsequently amended, the rules having been previously published or published by sub-section (2) of the said section:—

AMENDMENTS.

In the said rules:—

(1) for the words "Local Government" wherever they occur, the word "Government" shall be substituted;

(2) after clause (7) of the definition, the following clause shall be inserted, namely:—

"(10) 'Government' means the Government of Madras;" and

(3) after sub-rule (7) of rule IV, the following sub-rule shall be inserted, namely:—

"(7-A) The provisions of rule IV of the Code of Civil Procedure, 1908, and Article 181 of the First Schedule to the Indian Constitution Act, 1935, in relation to the powers of the High Court in a Civil Court of first instance shall apply mutatis mutandis to appeals; and

(4) the amendment of decisions, awards and orders passed under the Act; and

(5) the powers vested under Article 181 of the Code of Civil Procedure, 1908, shall apply to any proceedings commenced before the coming into force of the sub-rule."

Port St. George, April 2, 1939
(G.O. No. 26, 1939, Daridipang).

No. 317.—

In exercise of the powers conferred by paragraph (b) of sub-section (1) and paragraph (b) of sub-section (2) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following special rules:—

RULES.

1. The rules of category 3 of class V of the Madras Police Subordinate Service shall be in force and are hereby in force from the 1st January 1939 and ending on 31st March 1939 for providing three positions of the Higher Elementary grade for the holders of the said posts.

2. The general and special rules applicable to the holders of permanent posts borne on the said rules shall apply to the holders of the said temporary posts.

Explanation.—The expression "the holders of the said temporary posts" shall mean the persons named against the said temporary posts.

Port St. George, April 2, 1939
(G.O. No. 26, 1939, Daridipang).

No. 318.—

In exercise of the powers conferred by paragraph (b) of sub-section (1) and paragraph (b) of sub-section (2) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following special rules:—

RULES.

1. The rules of category 3 of class V of the Madras Police Subordinate Service shall be in force and are hereby in force from the 1st January 1939 and ending on 31st March 1939 for providing three positions of the Higher Elementary grade for the holders of the said posts.

2. The general and special rules applicable to the holders of permanent posts borne on the said rules shall apply to the holders of the said temporary posts.

Explanation.—The expression "the holders of the said temporary posts" shall mean the persons named against the said temporary posts.

patrons also involved in the wild activities on such points and gloves and a rough sketch, only to shell them from their sides, supported on a wing by the Government. The Government has given each special course or subject. The Government has given each special course or subject. The Government has given each special course or subject.

10. The licenses are further authorized to cross all rivers, streams and irrigation channels within the area of supply in accordance with such conditions as the Government may impose.

13. Length of price to be changed is record of the supply of energy, and the price to be changed by the increase for energy supplied by them shall not exceed those stated in that behalf in the fourth annexure or on the case of a period of change.

approved by the Government in accordance with clause 5 of the schedule to the Act, with a view to the Government not to be applying the method; nevertheless the licensee may enter into special contracts, subject to sections 22 and 23 of the Act, for the supply of water.

(15) Should a supply of electrical energy be both become available at any future date from a Government power station or other source of supply at such rates that the rates of supply of distributed energy under this licence would be approximately reduced, the licensee shall advise the supply from such station or source of supply within twelve months from the date from which such a gain by Government that such energy is available.

Of the two cases where the energy is obtained from a Government power source, the licensee shall conform to the rules and conditions of working in such regulations as may be issued by the Bureau.

[illegible]

(2) Profit in this case is defined as the difference between the gross returns and the operation and maintenance expenses of the system including depreciation and emergency funds.

(b) Cost of power losses calculated from metering station, all fuel oil, water and steam consumed, salaries and wages, contribution for pension, medical fund, superannuation and "workmen lay off" and retirement cost of power, equipment and several of small parts not chargeable to depreciation.

(C) All work, rules and taxes (including income-tax) and payments for insurance of property.

of Management and general establishment
keeps and other accounts on German account scrib-
ulation on the system.

40 The allowance for depreciation shall be in accordance with the Indian Income-tax Act, 1922, or any statutory modifications thereof. At least 10 per cent of the Corporation fund must be invested in Government or Treasury Securities and not drawn upon, without the permission of the Government and the fund has accumulated to the original amount provided for.

(D) A fund up to 2 per cent of the capital invested in the underwriting may be set aside annually as a special reserve for contingencies. When this fund exceeds 2 per cent of the invested capital, the surplus may be invested in the underwriting and the equivalent in human status moved in the share ledger.

12. *Confidentiality of source*.—It shall be the duty of the licensee to give to the Secret Registrar information and full information of any circumstances in which information of the supply may be jeopardized as a result of civil commotion or civil unrest of the public peace at any station or branch of the station operated in section 33 of the Electricity Regulation Act, 1932.

14. **Purchase of materials (a)-(c)** The value of purchases shall be ascertained (i) by the Director of Art, which shall be comparable to the expenditure of \$500,000 per year from the interest of this Bureau and (ii) on the expenditure of money for the purchase of materials during the continuance of this contract. The provisions of this value shall be determined in accordance with and for the purpose of sub-section (1) of section 7 of the Art of all kinds, including, notably, painting and sculpture, and the Director shall be authorized to sell parts of the collection through auction or otherwise, under the control of the Director, to raise the money to meet the amount of sub-section (1) of this section.

120 In accordance with section 2, sub-section (4), clause (b) of the Act, it is hereby formally declared that the purpose of the business is to carry on or supply services to the business or to the public in connection with the undertaking, or if there is no controlling interest within the area of supply but service, then if that area is a highly sensitive or other area, or if the business is of such a nature as to require special attention or if it is in some manner connected with the undertaking or also the purpose of the business, or if information is being provided to the business for the purpose of carrying out the undertaking for the purpose of carrying out the business or for the purpose of the business under section 2 or section 3 of the Act.

50 During the period of notice provided in section 7 (4) of the Act, all concerned and willing to supply details to the proper amount of the license shall be subject to the previous approval of the Government;

[illegible][illegible]

(2) That a complete statement of the terms of his proposed assignment is placed before the Government and that no charge on account of payment or on the term of an undertaking not earning profits of good will shall be included in the terms of assignment, and

11. *Reservations.*—If the Government had in compliance with the provisions of any of the change laws, the same may be specified.

by the intent to be a known violator or by the Customs authorities in being a smuggler, or who is known to others from a widespread source likely to be communicated to others in contact, or who is so late that it is in changing premises or who is found committing a measure may be excluded from the procedure by any person employed by the Board without more notice.

4. Forewarned—Any person found trespassing without lawful excuse upon the premises of another dwelling upon three or more times, shall be punishable with imprisonment not to exceed 180 days, and any person found to trespass under the above factors, who commits such violation, shall be punishable with imprisonment not to exceed 180 days for a first offense, for a second offense and for a third or subsequent offense.

4. *Errata*.—But when any definite part of the Foreword, shall from time to time have been thrown upon by the Board with or without restriction for the use and enjoyment of the public, the printer

Chaque ni potens sapit haring dervicem indigne se
transit shell qui se dervic, se se transpue.

E. F. Jones extended with ships.—The young through various parts of the harbors reported from time to time by the board for the purpose of such passage, in the absence, crime and procedure of events in the harbor shall not be directed to be known.

3. *Peacemaker's friends*.—Friends or persons supporting persons residing or visiting peacekeepers discharging an accordance with such regulations and restrictions as may be required by the Board with the assistance of the Government of India, shall not be deemed to be immigrants.

5. Area of proof.—The cases at issue that this business on the machine is lawful shall be as persons believed by the Board's officials and policy in the transaction.

H. RAMIREZ-MENDOZA,
Universidad de Guadalajara

SUNNY OF INDIA

LOSS OF MAPS FURNISHED DURING THE MONTH OF FEBRUARY 1906

Statistical, General and Special Maps.—Obtainable from the Office-Incharge, Map Room and Map Office, U.S. Army, War Department, Washington, D.C.

Source Name, Location	Date of entry	Length of excursion	Number of divers	Size and nature of excursion	Price, \$U. S.	Remarks
SPECIAL WFLP.						
Continued Work.						
2 Japan, Fuku. (Continued). (Continued) Island of Miyako Academy and Secondary School, Miyako, Japan.	1958-59	1959	1	41 x 50	2 x 1000 YEN.	

Transcribed from Originals—Obtainable from the Office-in-charge, May Flood and Sons Office, 12, West Street, Colorado.

[illegible]

本、曾昭信、王明、李海、张金、

Callitriche *sp.* (in fruit)

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42	1972	..	Thyris of Thailand, China and Japan	1972-73	100	0 0 10
43	1973	..	Thyris of Thailand, China and Japan	1973-74	100	0 0 10
44	1974	..	Thyris of Thailand, China and Japan	1974-75	100	0 0 10
45	1975	..	Thyris of Thailand, China and Japan	1975-76	100	0 0 10
46	1976	..	Thyris of Thailand, China and Japan	1976-77	100	0 0 10
47	1977	..	Thyris of Thailand, China and Japan	1977-78	100	0 0 10
48	1978	..	Thyris of Thailand, China and Japan	1978-79	100	0 0 10
49	1979	..	Thyris of Thailand, China and Japan	1979-80	100	0 0 10
50	1980	..	Thyris of Thailand, China and Japan	1980-81	100	0 0 10

9. 中華民國九十二年四月

• *Il libro di*

Q 101	Q 102	Q 103	Q 104	Q 105	Q 106	Q 107	Q 108	Q 109	Q 110	Q 111	Q 112	Q 113	Q 114	Q 115	Q 116	Q 117	Q 118	Q 119	Q 120	Q 121	Q 122	Q 123	Q 124	Q 125	Q 126	Q 127	Q 128	Q 129	Q 130	Q 131	Q 132	Q 133	Q 134	Q 135	Q 136	Q 137	Q 138	Q 139	Q 140	Q 141	Q 142	Q 143	Q 144	Q 145	Q 146	Q 147	Q 148	Q 149	Q 150	Q 151	Q 152	Q 153	Q 154	Q 155	Q 156	Q 157	Q 158	Q 159	Q 160	Q 161	Q 162	Q 163	Q 164	Q 165	Q 166	Q 167	Q 168	Q 169	Q 170	Q 171	Q 172	Q 173	Q 174	Q 175	Q 176	Q 177	Q 178	Q 179	Q 180	Q 181	Q 182	Q 183	Q 184	Q 185	Q 186	Q 187	Q 188	Q 189	Q 190	Q 191	Q 192	Q 193	Q 194	Q 195	Q 196	Q 197	Q 198	Q 199	Q 200	Q 201	Q 202	Q 203	Q 204	Q 205	Q 206	Q 207	Q 208	Q 209	Q 210	Q 211	Q 212	Q 213	Q 214	Q 215	Q 216	Q 217	Q 218	Q 219	Q 220	Q 221	Q 222	Q 223	Q 224	Q 225	Q 226	Q 227	Q 228	Q 229	Q 230	Q 231	Q 232	Q 233	Q 234	Q 235	Q 236	Q 237	Q 238	Q 239	Q 240	Q 241	Q 242	Q 243	Q 244	Q 245	Q 246	Q 247	Q 248	Q 249	Q 250	Q 251	Q 252	Q 253	Q 254	Q 255	Q 256	Q 257	Q 258	Q 259	Q 260	Q 261	Q 262	Q 263	Q 264	Q 265	Q 266	Q 267	Q 268	Q 269	Q 270	Q 271	Q 272	Q 273	Q 274	Q 275	Q 276	Q 277	Q 278	Q 279	Q 280	Q 281	Q 282	Q 283	Q 284	Q 285	Q 286	Q 287	Q 288	Q 289	Q 290	Q 291	Q 292	Q 293	Q 294	Q 295	Q 296	Q 297	Q 298	Q 299	Q 300	Q 301	Q 302	Q 303	Q 304	Q 305	Q 306	Q 307	Q 308	Q 309	Q 310	Q 311	Q 312	Q 313	Q 314	Q 315	Q 316	Q 317	Q 318	Q 319	Q 320	Q 321	Q 322	Q 323	Q 324	Q 325	Q 326	Q 327	Q 328	Q 329	Q 330	Q 331	Q 332	Q 333	Q 334	Q 335	Q 336	Q 337	Q 338	Q 339	Q 340	Q 341	Q 342	Q 343	Q 344	Q 345	Q 346	Q 347	Q 348	Q 349	Q 350	Q 351	Q 352	Q 353	Q 354	Q 355	Q 356	Q 357	Q 358	Q 359	Q 360	Q 361	Q 362	Q 363	Q 364	Q 365	Q 366	Q 367	Q 368	Q 369	Q 370	Q 371	Q 372	Q 373	Q 374	Q 375	Q 376	Q 377	Q 378	Q 379	Q 380	Q 381	Q 382	Q 383	Q 384	Q 385	Q 386	Q 387	Q 388	Q 389	Q 390	Q 391	Q 392	Q 393	Q 394	Q 395	Q 396	Q 397	Q 398	Q 399	Q 400	Q 401	Q 402	Q 403	Q 404	Q 405	Q 406	Q 407	Q 408	Q 409	Q 410	Q 411	Q 412	Q 413	Q 414	Q 415	Q 416	Q 417	Q 418	Q 419	Q 420	Q 421	Q 422	Q 423	Q 424	Q 425	Q 426	Q 427	Q 428	Q 429	Q 430	Q 431	Q 432	Q 433	Q 434	Q 435	Q 436	Q 437	Q 438	Q 439	Q 440	Q 441	Q 442	Q 443	Q 444	Q 445	Q 446	Q 447	Q 448	Q 449	Q 450	Q 451	Q 452	Q 453	Q 454	Q 455	Q 456	Q 457	Q 458	Q 459	Q 460	Q 461	Q 462	Q 463	Q 464	Q 465	Q 466	Q 467	Q 468	Q 469	Q 470	Q 471	Q
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documents relating to me and the same property as in favour of me and the same individual, upon payment of the costs of the writ in regard to number of summons.

Part IV, Chapter, April 8, 1938
S.E.A. No. 107, (Bastrop).

No. 216—

In Resolution No. 194, dated 21st March 1937, published at page 149 of Part I of the Port St. George Gazette, dated 21st April 1937, the Government, under subsection (1) of section 8 of the Madras Cooperative Land Mortgage Acts, 1912, ordered the necessary amount of debentures given by them in respect of the debentures issued by the Central Land Mortgage Bank to a total face value of Rs. 125 lakhs. Purchase of such debentures by the Bank might from time to time require, provided that the rate of interest on these debentures should not exceed 2 per cent per annum and that the debentures

should be issued for each period as might be fixed on the date of issue, not exceeding 10 and not 25 years from that date. Under subsection (1) of section 9 of the Act aforesaid, the Provincial Government, after consulting with the Board of the Madras Legislative, are now pleased to further modify the said amount of the purchase given by them in respect of the debentures issued by the Central Land Mortgage Bank to a total face value of Rs. 125 lakhs purchase of such debentures as the Bank may from time to time require, such debentures being issued for periods not exceeding 10 and not 25 years from the date of issue and bearing interest at a rate not exceeding 2 per cent per annum. The Government have no objection to the validity of the terms of this further guarantee in the debentures to be issued by the Bank, which satisfy the foregoing conditions.

G. J. PAUL,
Secretary to Government.

Registered No. M-L



SUPPLEMENT TO PART I
OF
THE FORT ST. GEORGE GAZETTE

No. 145]

MADRAS, TUESDAY EVENING, APRIL 12, 1933.

(Price, 8 pice)

CORRECTION.

Under rule 16 of section II of the Madras Legal
Affairs Amendment Ordinance, 1929, and Public
Notice of District Board Order, 1929, the following
correction of a clerical error in the last roll of the
Anglo-Tamil Commission is ordered:—

On page 2 of the last roll under Chingleput
district appears serial number for the whole com-
missioner 451, serial number for the registration area
10, for the words "N. S." and "J. R."

S. V. RAMANUJAM,
Acting Secretary.

Madras, 10th April 1933.



SUPPLEMENT TO PART I
OF
THE FORT ST. GEORGE GAZETTE

No. 45]

MADRAS, TUESDAY EVENING, APRIL 12, 1938.

[Price, 4 pice.

DEVELOPMENT DEPARTMENT.

NOTIFICATION.

Fort St. George, April 12, 1938.

1938, No. 1248, Development.

NO. 1248.—The members of the present constituted by sub-section (1) and clause (1) of sub-section (2) of section 22 of the Madras Agricultural Social Act, 1935 (Madras Act IV of 1935), the Government of Madras are hereby pleased to name the following members to the sub-section (1) with Development Department, Notification No. 211, dated the 11th March 1938, in the Fort St. George Gazette Extraordinary, dated the 16th March 1938.

AMENDMENTS.

In the last rule—

(1) clause 1 to 4 shall be re-enumerated as 2 to 5 respectively and the following shall be inserted as rule 1, namely:—

"1. Any person desirous of paying into such any amount towards the cost due or claimed to be due by him, for rule 1247 or 1248 or both, under sub-section

(b) of section 19 of the Act, shall present to the court an application in writing for the purpose. The application shall specify the name and address of the applicant, the amount of cost paid by him and such other facts as shall be required to be proved and the name and address of the landholder, under whose holding, paid or to be paid, the cost is to be paid. The application shall be signed and verified in the usual manner by a pleading under the Code of Civil Procedure, 1908."

(2) In rule 4 as so re-enumerated, before the words and figures "under section 15," the words and figures "under section 16 (1) read with rule 1 or 2" shall be inserted.

(3) In Form A, for the expression "see rule 2 (1)," the expression "see rule 2 (1)" shall be substituted; and

(4) In Form B, for the expression "see rule 4 (1)," the expression "see rule 5 (1)" shall be substituted.

G. F. DATT,
Secretary to Government.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 257

MADRAS, TUESDAY, EVENING, APRIL 12, 1932

Figure 3

Part I-A.—Local Administration and Public Health

◎◎◎◎◎

	1998	1999
Basic Compensation	100	100
Dividend	10	10
Other Compensation	10	10
Total Compensation	120	120

LOCAL ADMINISTRATION
DEPARTMENT.

APPLYING THE TESTS

For the Game, Aug 22, 1992

2000 495

[illegible]

504-4298

Under rule 5 (a) (1) of the general rules relating to the government service, the Government are pleased to appoint M R Mr. A. Subramaniam Carr as District Road Engineer, Bassein and Kavaratti, as a temporary employee for a further period not exceeding one month from the 7th April 2008.

800.777.2222

Part III, discuss. April 4, 1938
 U. S. S. 1115, Lower Adams.

Part III, Chapter 209 § 180

296-6282-1

In exercise of the power conferred by sections (3) and (4) of subsection (2) of section 362 of the Indian Motor Transport Bill, 1922 (Madras Act V of 1922), the Government of Madras are hereby pleased to make the following amendments to the rules relating to the permits and registration:

of individual methods published with Local 805, International Brotherhood of Teamsters, No. 418 at pages 814 to 816 of Part 1-A of the Post by General Order, dated the 10th June 1992 -.

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3. For rule 6 of the steel rules, the following rule shall be substituted, namely:—

"d. (3) Where the right is subject free in respect of the use of any ferry, wharf, pier-head, slaughter-house or fishery is proposed to be leased out to the tenant, the owner-tenant shall prepare a pool scheme before entering into the conditions and terms subject to which the lease will be granted.

(d) The conditions and terms set forth in the preliminary notice shall be approved by the trustee and, subsequently, in order to be enforceable under public law 91 of the Act. Such authority shall, for the purposes of this subchapter, be determined with reference to the manner in which accepted for the previous month, June.

(C) The preliminary notice shall state—
 (i) that the retention of the house and the residence of the person in the house and the residence subject to which the house will be granted will not be subject to the authority competent to enter into a contract; and

The list as given will be permitted to lead the visitors who are desirous to secretly rank some or any of the listed. The list.

To The University. The first hall, after approval by the committee referred to in sub-section 22, is published in the United States. It is then a matter of newspaper having a wide circulation in the United States. A copy of the notice shall also be affixed in some prominent place within the walls of the university.

Proceding that the authority referred to is not rule (2) may, having regard to the restricted circumstances, and the nature of, the issue, determine whether the publication of the preliminary report should be effected in the manner laid down in the

section 4 (1) of the Act, the Governor is to be the
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2. These certificates will revert, on the termination thereof, to the date of publication of this notification in the *Tanjore District Gazette*, subject to the conditions specified in paragraph 3 (a) of G.O. No. 1441, Revenue dated 19th July 1935.

H. N. S. SINGH
Collector.

Tanjore Collector's Office,
2nd April 1936.

HINDU WELFARE'S INTERMENTS BOARD, MADRAS.

[Notification No. 42 on 19th March the notice of the Board under section 43-A of the Madras Hindu Religious Endowments Act, 1920 (Madras Act II of 1920).]

Proceedings under section 43-A of the Madras Hindu Religious Endowments Act, 1920 (Madras Act II of 1920).

Board's Order No. 220, dated 28th March 1936.

[Published under section 43-A (3) of the Madras Hindu Religious Endowments Act, 1920.]

This case having come on for final hearing on 28th March 1936 and having stood over for consideration till 1st April, the Board decides under section 43-A of the Act that the Sri Raghunatha Swamy Temple, Madurai, Madurai District, and the endowments belonging thereto should be retained to be subject to the provisions of Chapter VII-A of the Act.

endowments belonging thereto should be retained to be subject to the provisions of Chapter VII-A of the Act.

[Notification No. 1 on 20th March the notice of the Board under section 43-A of the Madras Hindu Religious Endowments Act, 1920 (Madras Act II of 1920).]

Proceedings under section 43-A of the Madras Hindu Religious Endowments Act, 1920 (Madras Act II of 1920).

Board's Order No. 441, dated 28th March 1936.

[Published under section 43-A (3) of the Madras Hindu Religious Endowments Act, 1920.]

This case having come on for final hearing on 1st February 1936 in the presence of Mr. N. Chinnappa Pandita, advocate for the petitioner and Dr. V. K. Chinnappa, advocate for the respondent, and having stood over for consideration till 4th April, the Board decides under section 43-A of the Act.

This the Sri Raghunatha Swamy Temple, Madurai, Madurai District, and the endowments belonging thereto should be retained to be subject to the provisions of Chapter VII-A of the Act.

K. SARATHANA MENON,
Attng. Secretary.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 55]

MADRAS, TUESDAY EVENING, APRIL 12, 1938.

[Price, 3 annas.

Part I-B—Educational

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Madras Legislative Council	440	Department of Public Instruction
Madras	440	Department of Public Instruction

EDUCATION DEPARTMENT.

LEAVE.

Part St. George, April 4, 1938.

No. 141—

M.H.R. E. K. Descombes, Asst. Secy. to Govt., Public Instruction, Government College, Bangalore, leave on full average pay without medical certificate from the 1st April to the 4th April 1938 and from the 11th June to the 13th August 1938, respectively in relation to.

No. 142—

M.H.R. Rao Sahib D. S. Ramo Gaud, Principal, Government Arts College, Bangalore, leave on average pay without medical certificate for one month and one day from the 13th June 1938, respectively in relation to.

APPOINTMENT.

No. 143—

Under Rule 4 (a) (i) of the General Rules relating to Financial Services, the Government are pleased to make the following appointments:—

M.H.R. P. V. Ramachandra Acharya, Asst. Secy. to Govt., Government Arts College, Bangalore, to act as the Principal of St. George's School in the Madras Educational Service for a period of one month from the 1st April 1938.

NOTIFICATIONS.

Part St. George, April 9, 1938.

M.O. No. 30, Education.

No. 144—

The following notifications of the Government of India, are published:—

Department of Revenue, Madras and London.

New Delhi, the 21st March 1938.

No. P. 551 (10) (S.E.)—Order subsection (i) of section 9 of the Madras University Act, 1922 (Madras Act VII of 1922), the University of Madras is hereby notified to be the University of Madras with effect from the 1st April 1938.

No. P. 554 (10) (S.E.)—Order subsection (i) of section 18 of the Madras University Act, 1922 (Madras Act VII of 1922), the University of Madras is hereby notified to be the University of Madras with effect from the 1st April 1938.

R.1.

Government of Madras is hereby notified to be the University of Madras with effect from the 1st April 1938.

Part St. George, April 4, 1938.

No. 145—

Under section 9 of the Madras Elementary Education Act, 1920 (Madras Act VII of 1920), the Government of Madras is hereby notified to be the University of Madras with effect from the 1st April 1938.

No. 146—

Under section 9 of the Madras Elementary Education Act, 1920 (Madras Act VII of 1920), the Government of Madras is hereby notified to be the University of Madras with effect from the 1st April 1938.

No. 147—Under section 9 of the Madras Elementary Education Act, 1920 (Madras Act VII of 1920), the Government of Madras is hereby notified to be the University of Madras with effect from the 1st April 1938.

Part St. George, February 28, 1938.

(S.P. No. 476, Education).

No. 148—

The following result of an examination in the subject of the Government of Madras is hereby notified to be the University of Madras with effect from the 1st April 1938.

No. 149—Under section 9 of the Madras Elementary Education Act, 1920 (Madras Act VII of 1920), the Government of Madras is hereby notified to be the University of Madras with effect from the 1st April 1938.

No. 150—Under section 9 of the Madras Elementary Education Act, 1920 (Madras Act VII of 1920), the Government of Madras is hereby notified to be the University of Madras with effect from the 1st April 1938.

respect thereto before the expiry of the period allowed, will be considered by the Government of Madras.

EXAM. AGREEMENT.

In the said rule, rule 3 shall be omitted, and rule 2 shall be re-numbered as rule 3.

Fort St. George, March 26, 1926
(G.O. No. 121, Education).

No. 107.—

In exercise of the powers conferred by paragraph (5) of sub-section (2) of section 51 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendments to the special rules published with Public (General) Department Notification No. 403, dated the 25th September 1925, at pages 125-126 of Part I of the Fort St. George Gazette, dated the 23rd October 1925, as subsequently amended:—

AMENDMENT.

In the table in rule 1 (a) of the said rules, in category 2 of Class XI, for the words and figures "up to the 31st April 1926" substitute the words and figures "on Kordian Institute (dotted) in the year of Rs. 50-45-00 a month on the College of Engineering, Guindy" the words and figures "up to the 31st March 1926" shall be substituted.

No. 108.—

In exercise of the powers conferred by paragraph (5) of sub-section (2) of section 51 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendments to the special rules published with Public (General) Department Notification No. 403, dated the 25th September 1925, at page 125 of Part I of the Fort St. George Gazette, dated the 23rd October 1925, as subsequently amended:—

AMENDMENT.

In the table in rule 2 of the said rules, under the heading "College of Engineering, Guindy," for the words and figures "and clerk, lower division, at Rs. 30-00-00-10-00" substitute up to the 30th June 1926 the words and figures "up to the 31st March 1926" shall be substituted.

Fort St. George, April 4, 1926
(G.O. No. 121, Education).

No. 109.—

In exercise of the powers conferred by paragraph (5) of sub-section (2) of section 51 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following special rules:—

RULES.

1. The rules of category 4 of Class II of the Madras Educational Institutions Scheme shall be deemed to apply to the special rules of discontinuance, one in the Government College, Chembur, and the other in the Government College, Nellore, for a period of one year from the 1st July 1926.

2. The general and special rules applicable to bodies of persons; such rules as the said rules shall apply to the holders of the said temporary posts.

Provision.—In the said rules, the expression "the holders of the said temporary posts" shall mean the persons named against the temporary posts.

Fort St. George, April 4, 1926
(G.O. No. 121, Education).

No. 110.—

The following draft of certain rules amending Rules (Education) Department Notification No. 40, dated the 25th March 1925, published at page 125 of

Part I-B of the Fort St. George Gazette, dated the 23rd March 1925, is subsequently amended, viz.: The Government of Madras propose to make, in exercise of the powers conferred by section 51 of the Government of India Act, 1919, the following amendments to the special rules published with Public (General) Department Notification No. 403, dated the 25th September 1925, at pages 125-126 of Part I of the Fort St. George Gazette, dated the 23rd October 1925, as subsequently amended:—

Notice is hereby given that the draft will be open for presentation with an or after the 1st May 1926 and that any objection or suggestion which may be received will be considered by the Government of Madras.

BOARD RULES.

1. The number of members of the District Educational Council, North Arcot, (including the President, shall be 20.

2. The North Arcot District Board shall be entitled to elect 12 persons to represent it on the District Educational Council. The number shall be the number of the President of the Council Board who is an ex-officio member of the Council.

3. The constitution of the District Educational Council, North Arcot, if the amendments suggested above are duly approved, will be as follows:—

Executive members.

	No.
Collector of North Arcot	1
District Educational Officer, North Arcot	1
President, District Board, North Arcot	1
	3
	—

To be elected by the representative bodies of bodies and other agencies.

District Board, North Arcot	12
Sub-Arcot Councils of Villages, Madurai, Tirunelveli, Tirupattur, Tirupur, and Tiruvannamalai (one each)	6
District Muziris	1
Madurai Muziris	1
Association of Madurai Teacher-Members	2
Madurai Educational Association	1
	22

To be appointed by Government.

Sub-Arcot Inspector of Girls' Schools, Tirunelveli, Tirupattur, Tirupur, and Tiruvannamalai	2
Sub-Arcot Inspector of Girls' Schools, Tirunelveli, Tirupattur, Tirupur, and Tiruvannamalai	2
Madurai	1
Schoolmaster	1
Madurai	1
Madurai Catholic Mission	1
Madurai	1
Grand Total	35

Fort St. George, April 4, 1926
(G.O. No. 121, Education).

No. 111.—

The following draft of certain rules amending Rules (Education) Department Notification No. 47, dated the 25th March 1925, published at page 125 of Part I-B of the Fort St. George Gazette, dated the 23rd October 1925, is subsequently amended, viz.: The Government of Madras propose to make, in exercise of the powers conferred by section 51 of the Government of India Act, 1919, the following amendments to the special rules published with Public (General) Department Notification No. 403, dated the 25th September 1925, at page 125 of

Event or date.	Subject.	Name of member.	Date of meeting.	Approximate number of persons present.	Place of meeting.	Name of speaker or presiding officer.
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1. Bureau of the Provincial Examination in Mathematics and Sciences and Languages of the Civil Examination (See 10).

10 For the Candidates of Science and Letters Center at Guelph.						
Thurs., May 13	Mathematics and Science Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald
	Language and Literature Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald

11 For the Candidates of Science and Letters Center at Guelph.

12 For the Candidates of Science, Letters and Languages Center at Guelph.						
Thurs., May 13	Mathematics and Science Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald
	Language and Literature Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald

13 For the Candidates of Science, Letters and Languages Center at Guelph.						
Thurs., May 13	Mathematics and Science Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald
	Language and Literature Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald

14 For the Candidates of Science, Letters and Languages Center at Guelph.						
Thurs., May 13	Mathematics and Science Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald
	Language and Literature Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald

15 For the Candidates of Science, Letters and Languages Center at Guelph.						
Thurs., May 13	Mathematics and Science Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald
	Language and Literature Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald

16 For the Candidates of Science, Letters and Languages Center at Guelph.

17 For the Candidates of Science, Letters and Languages Center at Guelph.						
Thurs., May 13	Mathematics and Science Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald
	Language and Literature Exam.	Dr. J. J. Macdonald	9	Office of the Registrar, Guelph	Dr. J. J. Macdonald	Dr. J. J. Macdonald

Days with diary	Field no.	Grade of soil (1-10) etc.	Time of day (am or pm) etc.	Direction of wind (N, S, E, W) etc.	State of weather (clear, cloudy, etc.)	Amount of rain (mm, inch) etc.
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3. **GRADUATE OF THE PRACTICAL EDUCATION OF EASTWOMEN AND REVERENDS AND SCHOLARS AND LUTHERANS**
OF THE CIVIL ENGINEERING COLLEGE—1900.

50. For the function $f(x) = \sin(x)$, find $f'(x)$.

Year	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100
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Call for the free *Compendium of Travelers and Immigrant Customs of Tennessee*

Prater, Inc.	1956	Highways and Road- ways	Lowry	..	P.O. Box	11	Office of the District Engineer, from District Engineer, Bismarck	M. E. Mc	N. D. Highway Division, B. B. 2-4, Bismarck	420
Interstate Highway	1956	Interstate and Local Highways	Lowry	..	P.O. Box	11
Interstate Highway	1956	Interstate and Local Highways	Lowry	..	P.O. Box	11

II. SCIENCE BY THE CHAIR AND PRACTICAL ENGINEERING BY ELDEST SON AND FATHER.
 III. THE TWO CLASSES OF MATHS., PHYSICS, CHEMISTRY, BIOLOGY AND MEDICAL SCIENCE IN MAN.

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[illegible]

(b) For the purposes of paragraph (c) of this section, the following shall apply:

	Electric light and power ..	Mam ..	16	Engineering laboratory ..	Dr J. L. Smith, Wm. A. ...
Friday, 9th May.	Do ..	Do ..	1	Do ..	Dr J. L. Smith, Wm. A. ...

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(d) For use in connection with the following forms or documents:

and Major ... 3-10-42. 10. From West, Tennessee.

[illegible]

(c) The 444th Transportation Battalion, Garrison, LA, provided:

III. Review of the Civil and Political Rights of Americans.

OFFICE OF THE DEPUTY ATTORNEY GENERAL

Journal of Management Education 33(10)

Overseas Agency	Rm.	Sq.	No. Water ..	Spec. ..	1	No.	No.
IN THE VICINITY OF NEWARK, DELAWARE AND SERVICE OFFICE OF DEPT.							
	(Apprentice)		No. ..	Spec. ..	2	Office of the Chief Clerk of U.S. District Court	

Member of Agricultural
Institution, Berlin.

[illegible]

11. *Journal of the American Medical Association*, 273:1033-1034, 1995

(b) For the **Exhibition of Manuscripts** under **Exhibition**.

Chief of the Bureau, for Government Examinations,
Madras, 24th April 1916.

M.R. V. S. P. Mathew
Chief Engineer, Public Works
S. C. V. M. Engineering Co.,
4 Co., Cochin and Madras
Roads, 101, 102, 103, P.O.,
Madras.

U. V. Lallu, Esq., M.A.,
Munim, Bangalore & Co., Ltd.,
Madras.

T. P. M. Alexander, Esq.,
Barrister-at-Law, Advocate and
Deputy Registrar of India,
Madras.

A. G. Vora, Esq., Advocate
General, Madras.

Representative of
South
Indian Chamber
of Commerce.

Representative of
Tamil
Education
Society,
Madras.

Representative of
Tamil
Education
Society,
Madras.

Abstract of the University, who are desirous of being placed on the list of the University of Madras, are requested to apply to the Registrar for the form of application. For the purpose of application, a statement for the year 1911 will be required and the list will be published for a period of three years.

(By order)

W. McLEAN,
Registrar.

Government Buildings, Madras,
Madras, 10th April 1912.

THE MADRAS CIVIL SERVICE EXAMINATIONS.

Notice is hereby given that the Central Competitive Examinations for the Madras Civil Service will be held on the 10th and 11th of May 1912 at the Headquarters of the Deputy Registrar of Civil Service, Madras. The examination will be held at the offices of the Deputy Registrar, the Sub-Deputy Registrar and the Assistant Registrar, Madras. The examination for the candidates whose names are in the list of the candidates for the Madras Civil Service will be held at the Central Competitive Examinations, Madras. The examination will be held at the Central Competitive Examinations, Madras.

2. Subject to any change that it may be necessary or convenient to make in the arrangements, the examination will be conducted in the form of an examination and subject to the following rules:—

Day with date.	Time of examination.	Subject of examination.	Form of paper.
Monday, 10th May 1912.	10 a.m. to 12 p.m.	English.	First paper.
Tuesday, 11th May 1912.	10 a.m. to 12 p.m.	Maths.	Second paper.
Wednesday, 12th May 1912.	10 a.m. to 12 p.m.	Science.	Third paper.
Thursday, 13th May 1912.	10 a.m. to 12 p.m.	History.	Fourth paper.

V. ARISTH,
Registrar of Civil Service Examinations.

Madras, 10th April 1912.

GOVERNMENT TRAINING SCHOOLS IN THE NORTH ARCADE DISTRICT.

The District Educational Officer, North Arcot, hereby notifies for the information of the Deputy Registrar of Schools and Universities of the District that the names of Government Training Schools, Candidates and Villages, will be made during July 1912 as shown below:—

Place of the Government Training School.	Examination year.
Government Training School for Boys, Chidambaram.	1912.
Government Training School for Boys, Chidambaram.	1913.
Government Training School for Boys, Chidambaram.	1914.

3. Candidates who have passed at least the third year of a recognized secondary school or who have passed the Secondary School Leaving Certificate of the English

standard marked 'good' or 'fair' will be considered eligible for admission into the Elementary Higher Grade.

4. The period of training is one year.

5. Every candidate who has passed in service in recognized schools, and those passing examinations in the Government and other schools, will be admitted, with due regard to other relevant considerations. Candidates should send their applications before 15th May 1912 to the Deputy Registrar of Schools, North Arcot, and the Deputy Registrar of Schools, Chidambaram. Applications received after the prescribed date will not be considered.

6. Deputy Registrar of Schools are requested to submit to or before 15th May 1912 the applications received by them with recommendations of the schools, which recommended for admission to the system, which should contain all the particulars given in the printed application form.

7. Applications received after the prescribed date will not be considered.

8. An examination will be conducted in the first week of June 1912 in English for those candidates who have passed in the same will be exempted from this exam. The candidates concerned should attend the examination at their own risk. And selection will be made on the basis of this examination.

9. The correspondence of schools are advised not to encourage applications, if they are not of the nature of the examination in their own schools, immediately after training.

10. Proper terms of application can be had from the Deputy Registrar of Schools of the respective districts.

11. There is a list attached to the Government Training School for Boys, Chidambaram, and selection to the list is compulsory in the case of the candidates.

3. HATCHERMANDEE PILLAI,
District Educational Officer, North Arcot,
Chidambaram, 21st March 1912.

GOVERNMENT TRAINING SCHOOLS FOR MALESTERS, MALABAR DISTRICT.

The District Educational Officer, Malabar, hereby notifies for the information of all concerned that candidates will be admitted for training in the following Government Training Schools in July 1912. The selection of candidates to be admitted in each of the training schools will be as shown below:—

Name of school.	Number of candidates to be admitted.		
	Secondary grade.	Elementary grade.	First grade.
Government Training School, Calicut.	10	10	10
Government Training School, Chidambaram.	10	10	10
Government Training School, Chidambaram.	10	10	10
Government Training School, Chidambaram.	10	10	10

4. It is notified that the selection of candidates to be admitted in each of the training schools will be as shown below:—

5. Candidates will ordinarily be selected as follows:—

For the Secondary Grade.—Candidates appearing examination of Malabar, South Kanara and Nilgiri districts.

For the Higher Elementary Grade.—Candidates appearing examination in the table in which the training school is situated and the neighboring schools.

For the Lower Elementary Grade.—Candidates who have passed in the Malabar district.

6. The selection process for admission to the various grades of training will be as follows:—

(a) Secondary Grade.—Those who have passed the Malabar examination or passed S.E. L. C. or who have passed in public service or in recognized schools of study.

(b) Higher Elementary Grade.—Those who have passed in the U.P. Form of a recognized secondary school or those who, having been admitted directly

in the IV Form, have completed a full post-study on their form and agreement for the annual re-evaluation on those who held $\leq 5\%$ of the V-100 awarded material at least five on those who possess an estimate that confidence level at, less and of the advanced annual on studies on awarded subjects.

as E to L.G. of the V star dated as late as 1900. V of a secondary school

4. The period of studying for all grades will be from July 1944 to March 1945 but for those who have completed the old P. A. or the present Secondary course at the Moscow University, it will be from June 1944 to March 1945.

8. The rates of stipends will be as follows:-

Secondary Grade—2nd

Highly Accurate Daily—No. 6 per month.

Lower Klamath River Drainage

(b) *Arthrocnemum* and related genera, Fig. 5,
(c) *Chenop.* Fig. 5.

The evaluation of

[illegible]

† Ministry of schools are informed that if they find in school the presence of weapons made by them, these weapons must be destroyed as follows:

© W. WINDYBAY MARCH 1998.

Colbert, 3rd April 1938.

GOVERNMENT TRAINING SCHOOLS, VIENNA
PATRIOT SOCIETY

The District Educational Office, Vungtauon heavily stresses that candidates for admission to the tertiary elementary grade will be accepted in July 1988 on the Government leaving schools in the district.

5. The period of teaching is 120 years; but in the case of those who satisfy the following conditions the period will be less than mentioned:

(a) Candidates belonging to nation other than scheduled caste or Muslims and those who have a teaching experience will receive preference.

3. already—No guarantee of provincial support.

can be held out at present. It also when funds become available candidates of the elementary higher will be paid at the 2 per cent.

log kinds of vertebrates show are slightly less abundant

• **Unsupervised children** should have passed the Park & Ride program awareness school.

(4) Those who possess a "Certificate of Approval" issued by the Commission of the VIII Standard issued by the Royal Inspection of Schools on ground for award, "good" or "very good".

(90) *Holders of the central bank money*

[illegible]

The form generated last year at consultation
agencies should be adopted by the Deputy Ins-
pectors this year also.

8. Distinctness of immovable property possessed by the applicant and situated by an office of the Revenue department is stating the village number, where the property has should be entered in the application.

2. *Hotels*.—There are hotels attached to the Government mission schools at Vungpet and Chiengmai. Candidates who do not reside with their families or near relatives will have to reside in the hotels. The candidates at Vungpet are, however, housed at Chiengmai in spare rooms in the Non-British residential. A lodging money of \$10 is paid a allowance for it. I should be dependent on other

8. Applicants received what the prescribed documents from the school in the District Education Office, Yagayastan, direct or those that do not satisfy any of the conditions for those who will be

34. 2012年5月16日(星期三)

Department of Defense
Director, Education Office
Washington, D.C. 20301-5000

GOVERNMENT HIGH SCHOOL, ELEMENTARY TRAINING, BRIDGE WITH MATHS, COMPUTATIONAL

[illegible]

† The period of licensing is two years; but in case of those covered by the restrictions on Foreign N.C. No. 3225-2/54, dated 22nd May 1954, the period is one year.

3. Each Deputy Inspector should furnish a written report of the results of the period of training to the JAF.

Mr. Jay Inspectors Guide with the form of approval

for admission (provided or sponsored—national and on the receipt of fees from the candidates should transmit them to the office together with a statement certifying the following particulars, before the 31st May 1938—

- (1) Serial number.
- (2) Name of candidate.
- (3) Date on 31st July 1938 with date of birth.
- (4) Course of examination.
- (5) Present occupation.
- (6) Length of service, if any, as teacher with details.
- (7) Former educational qualifications.
- (8) Remarks.

The tabular statement of recommended applications should contain the names of candidates arranged according to the severity of subject, qualifications and ability. Applications that are not included in the recommended list should be separately noted and these recorded like fresh requests for admission duly noted in the "Remarks column" should also be included.

2. Only persons holding the following kinds of certificates are eligible for admission to Elementary Higher Classes—

- (a) Elementary School-Leaving Certificate of VCE Standard issued by a Deputy Inspector of Schools or Inspectors of Government Training Schools on printed forms numbered "Good" or "Fair".
- (b) Transfer certificate issued by Inspectors of secondary schools whereby they certify that the pupil has passed in a full year's study in Fourth Year and appeared for the annual examination.

3. All applications for admission to training should be submitted in the form prescribed through the managers of schools in which the applicants are employed to the Deputy Inspectors of the regions concerned not later than the 1st May 1938. The transfer certificate issued by Inspectors of secondary schools should be quoted in the space provided for in the application. Applicants are requested after the procedure first and then submitted direct to the Inspectors are liable for rejection.

4. A true copy of the certificate of general education of each candidate submitted by the Deputy Inspector concerned should be attached to the application. The original certificates should be produced only on the issue of admission. Applications for the return of the original certificates will not be entertained. The Deputy Inspectors of schools should stipulate the nature of the general education qualifications and services in the "Remarks" column of their statements accompanying the applications.

5. A list of landed property possessed by each applicant with the certificate of the value of the interest therein should be attached to each application.

6. Candidates applying for admission from other districts should submit their applications through the Deputy Inspectors of districts of the regions and through the District Educational Officers of the district concerned. Applications of teachers employed in girls' schools should be submitted to the office through the Educational Inspectors of the regions and the Inspectors of Girls' Schools of the Central Province.

7. The selected candidates should not appear for any other examination while under training except previous. A breach in this respect may result in dismissal from the training school.

8. An applicant will be disqualified if he attempts to obtain an admission before admission to secure admission.

9. The selected candidates will be in possession of 500 working days and if during that period the average and constant of any of the students should be found to be unsatisfactory, he will be sent away from the school.

F. K. RAMAN MESTRI,
District Educational Officer, Colombo and the
Colombo, 2nd April 1938

GOVERNMENT HIGHER ELEMENTARY TRAINING SCHOOL, GEORGE TOWN, KUALA LUMPUR.

The District Educational Officer, Kowloon, hereby notifies the following information of the Deputy Inspectors of schools and managers of schools in the Kowloon district that on July 31st 1938 all students who are admitted for training to Higher Elementary Training School, Kowloon.

1. All applications for training should reach the Deputy Inspectors of schools of the Kowloon district not later than the 31st May 1938. Applications that are not included in the recommended list should be separately noted and these recorded like fresh requests for admission duly noted in the "Remarks column" should also be included.

2. Managers of schools including Private Schools of Education, should be notified that they will be required to submit the applications of candidates for whom they cannot give a written guarantee of appointment after training.

3. Only those candidates who have passed the annual examination of the III Form in a recognized high or middle school or have been provided an A.C. of the VCE Standard grade marked "Good" or "Fair" are eligible for admission to the Higher Elementary Training School. Candidates possessing certificates of having passed or first Form IV in a secondary school should submit to their training applications a certificate from the Inspectors of the school to the effect that the candidate had studied in Form III and passed the examination. Preference will be given to the candidates who possess training experience or belong to the scheduled races. Candidates not selected persons need not apply.

4. Only copies of the certified certificates of general education should be submitted with the applications. The originals will have to be produced before the District Educational Training School, Kowloon, in the day of admission for training.

5. A statement of the landed property, if any, owned by each candidate duly certified by the village officers concerned should be appended to each application in the following form—

- (1) Name of applicant for training.
- (2) Nature of land.
- (3) Village name.
- (4) Nature and extent of landed property possessed.
- (5) The name of the village or village in which it is situated.

Form—Candidates on admission should submit the following statement—

6. A certificate of physical fitness from a registered medical practitioner should be produced by the selected candidates on admission.

7. Applications received without authenticated copies of the general educational certificates of schools and the recognition of the Deputy Inspectors of schools and of the managers of a recognized school, will be automatically rejected.

2. VENKATACHANDRAN, DAI.

District Educational Officer.

Kowloon, 2nd March 1938.

NOTICE FOR ADMISSION TO THE JUNIOR CLASSES OF THE GOVERNMENT COLLEGE, KUALA LUMPUR, FOR 1938-39.

The college opens on the 24th July 1938 after the summer vacation.

1. Students seeking admission into the college should apply in person or through the managers of the school. The following particulars should be submitted:—(a) A certificate of general education from the Deputy Inspectors of schools and of the managers of a recognized school, will be automatically rejected.

MARINE MEDICAL COLLEGE.

ARTICLE THREE OF CHARTER, GOVERNMENT MEDICAL.

The Diploma degree is now open.

(a) Graduates in Medicine of the Marine College or other approved Universities, and
(b) registered medical practitioners selected by the Principal, Medical College, Madras, in consultation with the Government.

3. Students are required to pursue an approved course of instruction and working taking of practical studies from a Principal teacher under the Principal, Medical College, Madras, and under direct supervision of the heads of the departments of Pathology, Bacteriology and Microbiology.

4. This course will be taken so that three months may be spent in each of the three departments referred to in item 3 while during the last three months the student will work simultaneously in all three departments.

5. The detailed syllabus will include practical studies in the respective subjects. Instruction and laboratory diagnosis work in the subjects included in the Medical College under the direction of the Principal, Medical College, Madras.

6. The course will be from January to December and the number of students taken will be limited to six at a time.

7. The fees charged for the course will be Rs. 200 and a deposit of Rs. 20 should be paid for books, etc., and when amounts will be returned at the end of the course.

8. The fee collected will be retained in Government fund.

9. The examination for the Diploma will be held commencing on the 1st Monday in December at 11 that day in a public building, on the following day.

10. The examination will consist of—

(i) a practical and (ii) an oral examination. These examinations shall include (a) the examination of pathological material followed by written or verbal reports.

(b) questions on the theory and principles involved in the methods of examination and in the specific tests of pathological material; and

(c) the interpretation of the results of laboratory examinations as applied in the diagnosis of diseases.

11. The fee for the examination shall be Rs. 20 which should be paid into the Government Treasury before the 15th December.

12. Candidates who secure at least fifty per cent of the marks in the practical and oral tests together in any of the subjects, Pathology, Bacteriology and Microbiology shall be deemed to have passed. All other candidates shall be deemed to have failed.

13. Failed candidates who wish to re-examine for the examination again their writings in additional course for three months and appear for all the subjects.

14. The fee for the additional course shall be Rs. 100.

15. The results of the examination will be passed to a Board of Examiners with the Principal, Medical College, Madras, on the Principal and 50 per cent of the examination fees collected to be distributed among the Board of Examiners.

16. Successful candidates shall be awarded a diploma signed by the Board of Examiners and issued by the Principal.

17. The diploma course will be held from July 1920 to 1921.

Applications in forwarded form must reach the Principal, Medical College, Madras, on or before the 1st June 1920.

Application forms may be had from the Principal, Medical College, Madras, on sending a stamped and addressed envelope.

Medical College, Madras.

15th April 1920.

BARROCK, 1920-21.

Registration provisions are approved of L.M.S. (L.M.S. members to the M.B. & B.S. Examinations).

A candidate who holds the Government Diploma of L.M.S. of the University at any other institution accepted by the Registrar as equivalent

therein will be admitted to the degree of M.B. & B.S. awarded.

(a) he has passed the Intermediate Examination at this University and the Post-Intermediate Examination at this University (hereafter) or has passed the Intermediate degree (Medical Group Examination) at some other Indian University accepted in equivalent to the Indian Medical Council for admission to the Indian Medical Council for admission to the Indian Council of studies.

(b) that he has subsequently passed the First M.B. & B.S. Examination of this University.

(c) that he has attended a course of study for not less than two academic years in a College of Medicine recognized by or affiliated to this University subsequent to passing the First M.B. & B.S. Examination of this University during which period he should have received instruction in the special subjects and in Applied Anatomy, Physiology and Pathology.

(d) that he has held the qualifications as defined under the Gymnasiological Faculty, the Historical Class and the Literary Faculty, in a University for a period of three months and has personally conducted laboratory work of at least at which he should have been under supervision, and.

(e) that he has passed the Second M.B. & B.S. Examination and Parts I and II of the First M.B. & B.S. Examination, provided that Part I of the First M.B. & B.S. Examination may be taken eighteen months after passing in Anatomy and Physiology.

18. These regulations will come into effect from the commencement of the calendar year 1920-21. These regulations will be subject to the M.B. & B.S. Examinations, but of the candidates on term money from the Royal Indian College will be subject to complete their course under existing regulations.

The fees for the course are as shown below:—

1. M.B. & B.S. Anatomy and Physiology.	10
2. M.B. & B.S. Pathology.	10
3. M.B. & B.S. Bacteriology, Microbiology, and Cytology.	10
4. M.B. & B.S. Medical Jurisprudence.	10
5. M.B. & B.S. Medicine, Surgery and Pathology.	30 for each subject.

Students who do not belong to the Madras Presidency should pay fees at least the above rates.

Provision for admission for admission to the College will be given in consultation with the Madras L.M.S. Diploma.

The course will commence in July 1920. On the termination of a student's studies a certificate will be issued to the Principal, Medical College, Madras, before 15th April 1920, the completed form of application will be sent.

The application forms received as shown should be immediately filed in and sent to the Principal, Madras Medical College, with the following documents attached thereto, as in as much as, and after that (i) open on Saturday, the 15th April 1920. No application received after that date will be accepted.

(i) Graduation.

(ii) Medical general qualification.

(iii) Medical general qualification with date of passing.

(iv) Medical certificate in case of candidates belonging to Territories other than Madras.

(v) Character certificate.

(vi) Provision for entrance affairs (if in the Public Service).

Non-Indian students will be admitted in the course of their own to obtain the recognition of their qualifications at University at Madras.

Selected candidates will be interviewed in the course. If a selected candidate fails to pass the exam before the prescribed time the exam will be followed and will be held up without notice by another candidate.

C. M. PURNITH, Secy.-Gen., M.B. & B.S.

Medical College, Madras.

15th April 1920.

NOTIFICATION

THE PLAYER HOTEL, VEPPIA, MADRAS.

This is a hostel established by Government for industrial students or apprentices belonging to the Depressed Classes. The strength of Government students will be 30. The hostel is under the management of the Madras Serak Bhang, Madras Branch.

1. Applications for admission should be sent to the Commissioner of Labour, Post Box No. 419, Cheyyatt, Madras, in the prescribed form before the end of July each year after the results are announced in the institution in which the pupil studied last. It should be signed by the head of the Industrial Institution in which the pupil studied last, the parent or guardian of the pupil and the head of the Industrial Institution in Madras City where the applicant already joining or has already joined. The poverty certificate appended to the form of application should be signed by any of those mentioned below:—

(a) District Labour Officer, Tahsildar, Deputy Tahsildar, Sub-Magistrate, Honorary Magistrate, President of a Panchayat, or President of a Panchayat Court constituted under the Madras Village Courts Act, 1930 (Madras Act I of 1930), Member of a District Board, Member of a Municipal Council.

2. The general educational qualification of the applicant should be not less than "qualified as fit for promotion" in Form III or Standard VIII in a day school.

3. Applicants above 18 or below 16 years of age are not eligible for admission into the hostel.

4. (a) Only boys undergoing industrial training in approved courses in the institutions noted below or serving properly arranged apprenticeships for a specified term of training in mills, factories, or such approved forms of employers—Master or general—in the City of Madras are eligible for admission. Admission is not necessarily open to pupils belonging to Madras City nor to converts to Christianity except such as are members of Christian Tribes Societies:—

- (i) C.N.T. & I. Institute, Vepiya.
- (ii) Government School of Technology, Madras.
- (iii) The School of Arts and Crafts, Carpenter Section, Egmore.
- (iv) Government Trade Institute, Barambakk.

(b) Applications for admission into the institutions Nos. (i) to (4) mentioned above should be made to the heads of the respective institutions not later than the 15th June each year. Candidates who wish to study Mechanical and Electrical Engineering courses in the C.N.T. & I. Institute should send applications to the Superintendent of the Institute from the 15th June to the 1st July and if no desire of undergoing any other course in the Institute may apply at any part of the year. All candidates seeking admission into the hostel should meet the fees and other incidental charges due to the industrial institutions themselves. The Labour Department may in deserving cases of poverty sanction scholarships or special grants to the pupils on receipt of applications in the prescribed form subject to the conditions relating to scholarships.

5. After admission into the hostel, the heads of the various industrial institutions which the pupils attend will be asked to send to the Secretary, Madras Serak Bhang, Madras Branch, quarterly reports regarding the progress and conduct of the pupils. Pupils who are reported to be slack in their work or irregular in attendance or whose conduct is reported to be unsatisfactory, will be removed from the hostel.

6. Unpaid apprentices and students admitted to the hostel will be given free boarding and lodging in the hostel. Apprentices who are earning wages will contribute towards the cost of their maintenance on a scale regulated in accordance with their pay.

7. For purposes of this notification the undermentioned castes will come under the term "Depressed Classes":—

LIST OF "DEPRESSED CLASSES."

(a) Enumerated castes as mentioned in the Schedule of castes mentioned in the "Manual" in Annexure III to the Madras Act.

1. Adi-Andras.	16. Chakk-Andras.	31. Kallars.
2. Adi-Andras.	17. Chakk-Andras.	32. Kallars.
3. Adi-Andras.	18. Chakk-Andras.	33. Kallars.
4. Adi-Andras.	19. Chakk-Andras.	34. Kallars (Jain & V.T.)
5. Andras (Jain & P.T.)	20. Chakk-Andras.	35. Kallars.
6. Andras (Jain & P.T.)	21. Chakk-Andras.	36. Kallars.
7. Chakk-Andras.	22. Chakk-Andras.	37. Kallars (Jain & P.T.)
8. Chakk-Andras.	23. Chakk-Andras.	38. Kallars (Jain & P.T.)
9. Chakk-Andras.	24. Chakk-Andras.	39. Kallars.
10. Chakk-Andras.	25. Chakk-Andras.	40. Kallars (Jain & P.T.)
11. Chakk-Andras.	26. Chakk-Andras.	41. Kallars.
12. Chakk-Andras.	27. Chakk-Andras.	42. Kallars (Jain & P.T.)
13. Chakk-Andras.	28. Chakk-Andras.	43. Kallars.
14. Chakk-Andras.	29. Chakk-Andras.	44. Kallars.
15. Chakk-Andras.	30. Chakk-Andras.	45. Kallars.

48 Kerkelake (aka "P.F.")	60 Nagell.	74 Pelican
49 Kummage (aka "P.Z.")	61 Pansell.	75 Peltika Vannan.
49 Nagell.	62 Paull.	76 Penner.
61 Nagell.	63 Penner.	77 Rell.
62 Nagell.	64 Pery.	78 Rillingham.
63 Nagell.	65 Piffon.	79 Rillingham.
64 Nagell.	66 Piffon.	80 Rillingham.
65 Nagell.	67 Piffon.	81 Rillingham.
66 Nagell.	68 Piffon.	82 Rillingham.
67 Nagell.	69 Piffon.	83 Rillingham.
68 Nagell.	70 Piffon.	84 Rillingham.
69 Nagell.	71 Piffon.	85 Rillingham.
70 Nagell.	72 Piffon.	86 Rillingham.
71 Nagell.	73 Piffon.	87 Rillingham.
72 Nagell.	74 Piffon.	88 Rillingham.
73 Nagell.	75 Piffon.	89 Rillingham.
74 Nagell.	76 Piffon.	90 Rillingham.
75 Nagell.	77 Piffon.	91 Rillingham.
76 Nagell.	78 Piffon.	92 Rillingham.
77 Nagell.	79 Piffon.	93 Rillingham.
78 Nagell.	80 Piffon.	94 Rillingham.
79 Nagell.	81 Piffon.	95 Rillingham.
80 Nagell.	82 Piffon.	96 Rillingham.
81 Nagell.	83 Piffon.	97 Rillingham.
82 Nagell.	84 Piffon.	98 Rillingham.
83 Nagell.	85 Piffon.	99 Rillingham.
84 Nagell.	86 Piffon.	100 Rillingham.
85 Nagell.	87 Piffon.	
86 Nagell.	88 Piffon.	
87 Nagell.	89 Piffon.	
88 Nagell.	90 Piffon.	
89 Nagell.	91 Piffon.	
90 Nagell.	92 Piffon.	
91 Nagell.	93 Piffon.	
92 Nagell.	94 Piffon.	
93 Nagell.	95 Piffon.	
94 Nagell.	96 Piffon.	
95 Nagell.	97 Piffon.	
96 Nagell.	98 Piffon.	
97 Nagell.	99 Piffon.	
98 Nagell.	100 Piffon.	

181. *Amorpha* spp. with yellow flowers and drooping habit.

Name of community.		District (and place) in which chiefly found.	
1	Bohays	The Niagara and Chautauque Rivers.
2	Bohays	Vergennes district.
3	Chautauque	Harvest, West Chautauque, Chautauque, Chautauque and Vergennes rivers.
4	Chautauque	West Chautauque and East Chautauque.
5	Chautauque	Do.
6	Chautauque	The Niagara, North West, Chautauque, Chautauque and Chautauque.
7	Chautauque	Vergennes.
8	Chautauque	East Chautauque.
9	Chautauque	Malheur and the Niagara.
10	Chautauque	Vergennes.
11	Chautauque	Vergennes and East Chautauque.
12	Chautauque	The Niagara.
13	Chautauque	West Chautauque, Vergennes and East Chautauque.
14	Chautauque	South Chautauque.
15	Chautauque	Malheur and Boileau.
16	Chautauque	The Niagara and Malheur.
17	Chautauque	Chautauque.
18	Chautauque	Chautauque and Malheur.
19	Chautauque	Malheur.
20	Chautauque	South Chautauque.
21	Chautauque	Vergennes (Agency branch).
22	Chautauque	Vergennes.
23	Chautauque	Chautauque.
24	Chautauque	The Niagara.

(d) **RESEARCHER'S ADDRESS** (If different from above, please print name, address, city, state, zip, and telephone number.)

3. Forms of application for admission to the hostel may be obtained from the Personal Assistant to the Commissioner of Labour, Post Box No. 428, Chesham, Bucks.

Wagner, J. 15th March 1990.

NOTIFICATION 1

BROOKLANDS HIGH TREE IMPROVED CLASSIC

3. Residential and non-residential scholarship for ordinary education will be awarded during 1981-82 Rs. 1400-30 to pupils of the Degraded Classes studying in Elementary and Secondary school classes and in College classes. They will be granted only to pupils of promise whose pecuniary circumstances are entitled to be such as to prevent them from prosecuting their studies without the assistance of scholarship. Separate poverty certificates should also be obtained from one of the officers mentioned on the reverse of the form of application, in the case of applicants for residential scholarships.

2. A list of the castles coming under the term "Depressed Classes" is annexed. The children's lips are not open to people who do not convert to Christianity except to seek of them as seen in Criminal Tribes Settlements. In the case of people belonging to criminal tribes, the applicants or their parents or if no parents are alive their guardians should be registered members of notified tribal tribes.

A Form of application may be had from the Office of the Commissioner of Labor,
Post Box No. 435, Newark, N. J.

4. Applications should be forwarded, by the head of the institution in which the pupil is studying on the date of application in 1939-40, through the head of the institution in which the pupil studied in 1937-38. All applications should be dated. A separate form should be used for each applicant.

2. The class in which the scholarship is required to be made tenable and the class in which the pupil was studying the previous year, the marks obtained by him at the Bi-annual examination and other particulars required in the application form should

be clearly given. The name of the nearest Sub-Treasury and the distance from the Sub-Treasury to the institution should also be given. Telephone applications will not be considered.

8. All applications should reach the Commissioner of Labour before the 15th of July 1934. In the case of pupils belonging to criminal tribes, the applications should not be forwarded direct but sent through the concerned District Superintendent of Police who is requested to verify and forward the applications with a report whether the pupils or their parents or if no parents are alive their guardians are registered members of notified criminal tribes. In such cases, the applications should be sent to the District Superintendent of Police in time sufficient for him to make the necessary verification and forward them before the due date.

9. Applications will be considered as they are received and according to the dates of their receipt in the office of the Commissioner of Labour and no application received after the 15th of July will be considered.

10. In all cases where scholarships are sanctioned, intimation will be given to the heads of the respective institutions who are requested to inform the pupils concerned. Where the grant of a scholarship is refused, no such intimation will be given, nor will the Commissioner of Labour enter in any correspondence on the subject.

11. The scholarships will be sanctioned subject to the conditions specified below and to such other conditions as may be laid down in the orders communicating the sanction of scholarships.

12. The applicants should not have exceeded the following age limits on the 1st July 1934:—

Elementary and Secondary Schools.					
Fourth standard.	For standard.	Given standard and First term.	Second standard and Second term.	Third standard I and Third term.	
Years.	Years.	Years.	Years.	Years.	
10	11	12	13	14	
Colleges.					
Fourth class.	Fifth class.	Sixth class.	Seventh class.	Eighth class.	Ninth class.
Years.	Years.	Years.	Years.	Years.	Years.
11	12	13	14	15	16

13. The number of residential scholarships is limited. Only those pupils in Form IV and above who have to board and lodge away from their homes are eligible for the residential scholarships. Residential scholarships are not also normally available to boys studying in schools and colleges in the districts where there are hostels maintained or subsidised by the Labour Department and open to such pupils.

14. The number of non-residential scholarships for college classes also being very limited, these grant by the Commissioner is restricted to pupils in classes I and III who fail to obtain one of these scholarships in the control of the Director of Public Instruction. Pupils seeking non-residential scholarships for College education should therefore submit their applications first to the Director of Public Instruction, through his office. The Commissioner of Labour may grant scholarships to approved candidates.

15. The rates of scholarships will be as shown below:—

Non-residential scholarships awarded to merit open to all in districts of Madras, Coimbatore, and Travancore, etc.	Yearly value of the scholarship if the pupil pays					
	Full fees.		Half fees.		No fees.	
	Madras City.	Madras District.	Madras City.	Madras District.	Madras City.	Madras District.
	Rs.	P.	Rs.	P.	Rs.	P.
Standard IV to VI	14	30	14	30	8	16
Standard VII and VIII	14	30	14	30	8	16
Non-residential scholarships awarded to merit open to all in districts of Madras, Coimbatore, and Travancore, etc.						
Class IV and V	14	30	14	30	8	16
Form I and II	14	30	14	30	8	16
Form III	14	30	14	30	8	16
Form IV to VI	14	30	14	30	8	16
Colleges.						
	Full fees.		Half fees.		No fees.	
	Madras City.	Madras District.	Madras City.	Madras District.	Madras City.	Madras District.
	Rs.	P.	Rs.	P.	Rs.	P.
	Rs.	P.	Rs.	P.	Rs.	P.
D. A. Foster	100	100	50	50	25	25
S. A. Foster	100	100	50	50	25	25
Independent School	100	100	50	50	25	25
Government School	100	100	50	50	25	25

Residential scholarships (intended to cover expenses on boarding charges besides school or college fees, purchase of books, etc.)	Yearly value of scholarship if the pupil pays					
	Full fee		Half fee		No fee	
	Madras City	Madras District	Madras City	Madras District	Madras City	Madras District
E.A. Classes	300	300	150	150	100	100
Intermediate Classes	225	225	112	112	75	75
Forms IV to VI	112	112	56	56	37	37

14. The "No fee" rate scholarships are intended to cover, in the case of non-residential scholarships, the cost of books, etc., required for the pupils' study and the amount which they have to pay to the school and in the case of residential scholarships, they include the cost of the pupils' boarding also.

15. The non-residential scholarships are payable in two instalments: the first instalment representing three-fourths of the annual value in July 1930 and the second instalment representing the remaining fourth in January 1931.

16. The residential scholarships are payable in three instalments in July, October and January, each instalment representing one-third of the annual value.

17. The scholarships sanctioned in 1929-30 should all be drawn before the end of the financial year, that is, the 31st March 1931, and any amount not so drawn cannot be drawn after 31st March 1931 without a fresh sanction from the Commissioner of Labour.

18. All scholarships, residential and non-residential, held in any year shall run from the beginning of the month in which the holder joins the class and shall not continue to be drawn after he ceases to attend it. A proportionate reduction should accordingly be made in the claims for the scholarship in the case of pupils joining late or discontinuing studies.

19. A reduction may be made in the case of residential scholarships according to the period the pupil is actually residing away from home.

20. All scholarships are liable to forfeiture for misconduct, irregularity or failure to make due progress or secure promotion. Heads of institutions may grant leave without discontinuation or loss of scholarship for a period not exceeding one month, to scholarship-holders who are absent in consequence of illness, but if the leave exceeds this period, no scholarship is to be drawn and disbursed for this excess period. Casual leave without discontinuation or loss of scholarship may be granted for good and sufficient reasons for a period not exceeding 15 days in the year provided such leave does not immediately precede or succeed a series of Granted holidays as the Easter and Michaelmas. Heads of institutions should report to the Commissioner of Labour all cases of grant of leave other than casual leave to scholarship-holders. Such reports should be made also to the District Labour Officer if there is one for the district.

21. No person receiving a scholarship from the Labour Department will be permitted to hold any other kind of scholarship from the same Labour Department or any scholarship or fee concession from any other department of Government or other source. If a Labour scholarship-holder to whom scholarship has been sanctioned at the "full fee" rate has to pay only fees at half rate or no fees at all owing to the grant of a fee concession or scholarship by the Education Department or by the school management or by other source, such cases should be reported to the Commissioner of Labour for revision of the rates of scholarship sanctioned. Similarly, if those to whom scholarships have been sanctioned at "half fee" rate have to pay no fees owing to the grant of a fee concession or scholarship by the school management or by the Department of Education or by other source, their cases also should be reported for revision of the rates sanctioned.

22. As soon as the scholarship amounts due on behalf of the pupils in an institution are either drawn by them from the Treasuries or have been remitted to them by the Commissioner of Labour or the District Labour Officer as the case may be, the heads of the institutions are requested to pay the amounts to the pupils concerned, taking their receipts in the prescribed form, copies of which can be had from the Commissioner of Labour and send their receipts to the Commissioner of Labour or the District Labour Officer as the case may be. The heads of the institutions are expected to recover from the pupils, immediately the scholarships are disbursed, the school fees due and see that the balance left over in the hands of the pupils is properly utilized by them on the purchase of books, etc., required for the year and in the case of residential scholarships, on their boarding.

Madras, 21st March 1931.



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE

No. 15]

MADRAS, TUESDAY EVENING, APRIL 15, 1936

[Page, 6 plus,

UNIVERSITY OF MADRAS.

LIST OF HOLDERS OF BANGALORE EUROPEAN BOYS' SCHOOL CERTIFICATE WHO COMPLETED THEIR CERTIFICATE IN NOVEMBER 1935 AND ARE ELIGIBLE INDIVIDUALS FOR ADMISSION TO COURSE OF STUDY OF THE UNIVERSITY OF MADRAS, DURING 1935-37 AND SUBSEQUENT YEARS.

R.S.S.C. number	Name of pupil	Religion of father or guardian	Age.	Religion.	Language.
ST. JOSEPH'S EUROPEAN BOYS' SCHOOL.					
404	M. Joseph, Basil, A. S.	17	Christian
405	D. K. K. K. K. K.	17	Christian
406	D. K. K. K. K. K.	17	Christian
407	D. K. K. K. K. K.	17	Christian
408	D. K. K. K. K. K.	17	Christian
409	D. K. K. K. K. K.	17	Christian
410	D. K. K. K. K. K.	17	Christian
411	D. K. K. K. K. K.	17	Christian
412	D. K. K. K. K. K.	17	Christian
413	D. K. K. K. K. K.	17	Christian
414	D. K. K. K. K. K.	17	Christian
415	D. K. K. K. K. K.	17	Christian
416	D. K. K. K. K. K.	17	Christian
417	D. K. K. K. K. K.	17	Christian
418	D. K. K. K. K. K.	17	Christian
419	D. K. K. K. K. K.	17	Christian
420	D. K. K. K. K. K.	17	Christian
421	D. K. K. K. K. K.	17	Christian
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424	D. K. K. K. K. K.	17	Christian
425	D. K. K. K. K. K.	17	Christian
426	D. K. K. K. K. K.	17	Christian
427	D. K. K. K. K. K.	17	Christian
428	D. K. K. K. K. K.	17	Christian
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468	D. K. K. K. K. K.	17	Christian
469	D. K. K. K. K. K.	17	Christian
470	D. K. K. K. K. K.	17	Christian
471	D. K. K. K. K. K.	17	Christian
472	D. K. K. K. K. K.	17	Christian
473	D. K. K. K. K. K.	17	Christian
474	D. K. K. K. K. K.	17	Christian
475	D. K. K. K. K. K.	17	Christian
476	D. K. K. K. K. K.	17	Christian
477	D. K. K. K. K. K.	17	Christian
478	D. K. K. K. K. K.	17	Christian
479	D. K. K. K. K. K.	17	Christian
480	D. K. K. K. K. K.	17	Christian
481	D. K. K. K. K. K.	17	Christian
482	D. K. K. K. K. K.	17	Christian
483	D. K. K. K. K. K.	17	Christian
484	D. K. K. K. K. K.	17	Christian
485	D. K. K. K. K. K.	17	Christian
486	D. K. K. K. K. K.	17	Christian
487	D. K. K. K. K. K.	17	Christian
488	D. K. K. K. K. K.	17	Christian
489	D. K. K. K. K. K.	17	Christian
490	D. K. K. K. K. K.	17	Christian
491	D. K. K. K. K. K.	17	Christian
492	D. K. K. K. K. K.	17	Christian
493	D. K. K. K. K. K.	17	Christian
494	D. K. K. K. K. K.	17	Christian
495	D. K. K. K. K. K.	17	Christian
496	D. K. K. K. K. K.	17	Christian
497	D. K. K. K. K. K.	17	Christian
498	D. K. K. K. K. K.	17	Christian
499	D. K. K. K. K. K.	17	Christian
500	D. K. K. K. K. K.	17	Christian

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[1]

R.A.C.	Name of pupil	Name of father	Age	Religion	Language
Native		of birth			

ST. JOSEPH'S ENGLISH BOYS' HIGH SCHOOL.—1911.

R.A.C.	Name of pupil	Name of father	Age	Religion	Language
Native		of birth			
845	Edna, Winston	J. L. Smith	16	Christian	English
846	Reva, Winston	J. L. Smith	17	Do	Do
847	Bartholomew, Henry George	J. A. Thompson	18	Do	French
848	Charles, Lawrence William	M. P. O'Brien	10	Do	English
849	Elizabeth, Thomas George	R. G. Johnston	17	Do	French

KING'S COTTON BOYS' HIGH SCHOOL.

R.A.C.	Name of pupil	Name of father	Age	Religion	Language
Native		of birth			
896	Abdul Aziz, E.	Abdul Hamid	17	Muslim	Arabic
897	Leona, David John	J. Leary	16	Christian	Do
898	Bartholomew, David	Wm. G. H. Johnston	18	Do	Do
899	Frederick, William	Wm. John Foster	17	Do	Do
900	Edgar, George Stephen	R. G. Johnston	17	Do	Do
901	Frederick, Alfred Charles	R. G. Johnston	17	Do	Do
902	Virginia, Thomas David	G. Williams	16	Do	Do
903	William, George Thomas	Wm. D. Hardin	16	Do	Do
904	Leona, Wm. David	Wm. M. A. Smith	16	Muslim	Arabic
905	Paul, Norman George	P. L. Smith	17	Christian	Do
906	Frederick, David George	C. H. Smith	16	Protestant	Do
907	Charles, John Thomas	J. P. Smith	16	Christian	Do
908	Leona, David William	J. J. Smith	16	Do	Do
909	Kenneth, Gerald Frederick	J. J. Smith	16	Do	Do

BALDWIN BOYS' HIGH SCHOOL.

R.A.C.	Name of pupil	Name of father	Age	Religion	Language
Native		of birth			
895	Arthur, Alfred James	T. Arthur	17	Christian	English
896	Richard, Albert Edward	R. Richard	16	Do	Do

CLARENCE HIGH SCHOOL.

R.A.C.	Name of pupil	Name of father	Age	Religion	Language
Native		of birth			
914	Edna, John Roy	F. E. Noble	17	Christian	French
915	Joseph, Paul Raymond	J. A. E. Spencer	16	Do	Do
916	Bartholomew, Thomas Clifford	Wm. C. H. Smith	16	Do	Do
917	Smith, Felix Matthew Jay	Wm. H. Smith	16	Do	Do
918	Leona, William Francis	Wm. D. C. Smith	16	Do	Do

KING'S COTTON GIRLS' HIGH SCHOOL.

R.A.C.	Name of pupil	Name of father	Age	Religion	Language
Native		of birth			
908	Marshall, David	J. Marshall	17	Christian	French
909	Marshall, David	J. Marshall	16	Do	Do
910	Marjory, Ida	J. Marjory	16	Do	Do
911	Edna, John	J. E. Smith	16	Do	Do
912	Edna, John	J. E. Smith	17	Do	Do
913	William, John William	J. E. Smith	17	Do	Do
914	Arthur, Marjory Gladys	J. E. Smith	17	Do	Do
915	Barbara, David	J. E. Smith	16	Do	Do
916	Charles, David	J. E. Smith	16	Do	Do
917	Pauline, Barbara David	J. E. Smith	16	Do	Do
918	John, Leona	J. E. Smith	17	Do	Do
919	Barbara, George Thomas	J. E. Smith	16	Do	Do

SACRED HEART ENGLISH GIRLS' HIGH SCHOOL.

R.A.C.	Name of pupil	Name of father	Age	Religion	Language
Native		of birth			
920	Edna, Amy	H. E. Smith	16	Christian	French
921	Edna, Mary	H. E. Smith	16	Do	Do
922	Edna, Mary	H. E. Smith	16	Do	Do
923	Edna, Mary	H. E. Smith	16	Do	Do
924	Edna, Mary	H. E. Smith	16	Do	Do
925	Edna, Mary	H. E. Smith	16	Do	Do
926	Edna, Mary	H. E. Smith	16	Do	Do
927	Edna, Mary	H. E. Smith	16	Do	Do
928	Edna, Mary	H. E. Smith	16	Do	Do
929	Edna, Mary	H. E. Smith	16	Do	Do
930	Edna, Mary	H. E. Smith	16	Do	Do
931	Edna, Mary	H. E. Smith	16	Do	Do
932	Edna, Mary	H. E. Smith	16	Do	Do
933	Edna, Mary	H. E. Smith	16	Do	Do
934	Edna, Mary	H. E. Smith	16	Do	Do
935	Edna, Mary	H. E. Smith	16	Do	Do
936	Edna, Mary	H. E. Smith	16	Do	Do
937	Edna, Mary	H. E. Smith	16	Do	Do
938	Edna, Mary	H. E. Smith	16	Do	Do
939	Edna, Mary	H. E. Smith	16	Do	Do
940	Edna, Mary	H. E. Smith	16	Do	Do

ST. FRANCIS XAVIER'S GIRLS' HIGH SCHOOL.

R.A.C.	Name of pupil	Name of father	Age	Religion	Language
Native		of birth			
938	Edna, Mary	H. E. Smith	16	Christian	French
939	Edna, Mary	H. E. Smith	16	Do	Do
940	Edna, Mary	H. E. Smith	16	Do	Do
941	Edna, Mary	H. E. Smith	16	Do	Do

BALDWIN GIRLS' HIGH SCHOOL.

R.A.C.	Name of pupil	Name of father	Age	Religion	Language
Native		of birth			
942	Edna, Mary	H. E. Smith	16	Christian	French
943	Edna, Mary	H. E. Smith	16	Do	Do
944	Edna, Mary	H. E. Smith	16	Do	Do
945	Edna, Mary	H. E. Smith	16	Do	Do

University College, Ottawa.
Ottawa, 12 April 1912.

B.I.C. NUMBER	NAME OF PEOPLE	NAME OF SCHOOL OR INSTITUTION	AGE	RELIGION	REMARKS	
St. James's Catholic, Georgetown.						
4015	Wells, Albert	18	Roman Catholic	Teach.	
4016	Martin, Charles	17	Church of Eng.	Teach.	
4018	Bentley, Philip Michael	18	Do.	Do.	
PROTESTANT CHURCH FROM SCHOOL, GEORGETOWN.						
4019	Sheppard, Frances	(P) Arthur Henry Sheppard	21	Catholic	Teach.
4021	O'Connell, Joseph	(P) Catharine O'Connell	22	Do.	Teach.
4020	Brown, Maria Thomas	(P) David Brown	25	Do.	Do.
St. Peter's Episcopal Free School, Port Antonio, Jamaica.						
4022	O'Brien, William Daniel	19	Catholic	Teach.	
4023	O'Connell, Joseph	(P) John O'Connell	20	Do.	Do.
4024	Farrell, Thomas	18	Do.	Do.	
4025	McIntyre, John Francis	17	Do.	Do.	
4026	McIntyre, John	17	Do.	Do.	
4027	McIntyre, John	17	Do.	Do.	
4028	McIntyre, John	17	Do.	Do.	
4029	McIntyre, John	17	Do.	Do.	
4030	McIntyre, John	17	Do.	Do.	
4031	McIntyre, John	17	Do.	Do.	
4032	McIntyre, John	17	Do.	Do.	
4033	McIntyre, John	17	Do.	Do.	
4034	McIntyre, John	17	Do.	Do.	
4035	McIntyre, John	17	Do.	Do.	
4036	McIntyre, John	17	Do.	Do.	
4037	McIntyre, John	17	Do.	Do.	
4038	McIntyre, John	17	Do.	Do.	
4039	McIntyre, John	17	Do.	Do.	
4040	McIntyre, John	17	Do.	Do.	
4041	McIntyre, John	17	Do.	Do.	
4042	McIntyre, John	17	Do.	Do.	
4043	McIntyre, John	17	Do.	Do.	
4044	McIntyre, John	17	Do.	Do.	
4045	McIntyre, John	17	Do.	Do.	
4046	McIntyre, John	17	Do.	Do.	
4047	McIntyre, John	17	Do.	Do.	
4048	McIntyre, John	17	Do.	Do.	
4049	McIntyre, John	17	Do.	Do.	
4050	McIntyre, John	17	Do.	Do.	
4051	McIntyre, John	17	Do.	Do.	
4052	McIntyre, John	17	Do.	Do.	
4053	McIntyre, John	17	Do.	Do.	
4054	McIntyre, John	17	Do.	Do.	
4055	McIntyre, John	17	Do.	Do.	
4056	McIntyre, John	17	Do.	Do.	
4057	McIntyre, John	17	Do.	Do.	
4058	McIntyre, John	17	Do.	Do.	
4059	McIntyre, John	17	Do.	Do.	
4060	McIntyre, John	17	Do.	Do.	
4061	McIntyre, John	17	Do.	Do.	
4062	McIntyre, John	17	Do.	Do.	
4063	McIntyre, John	17	Do.	Do.	
4064	McIntyre, John	17	Do.	Do.	
4065	McIntyre, John	17	Do.	Do.	
4066	McIntyre, John	17	Do.	Do.	
4067	McIntyre, John	17	Do.	Do.	
4068	McIntyre, John	17	Do.	Do.	
4069	McIntyre, John	17	Do.	Do.	
4070	McIntyre, John	17	Do.	Do.	
4071	McIntyre, John	17	Do.	Do.	
4072	McIntyre, John	17	Do.	Do.	
4073	McIntyre, John	17	Do.	Do.	
4074	McIntyre, John	17	Do.	Do.	
4075	McIntyre, John	17	Do.	Do.	
4076	McIntyre, John	17	Do.	Do.	
4077	McIntyre, John	17	Do.	Do.	
4078	McIntyre, John	17	Do.	Do.	
4079	McIntyre, John	17	Do.	Do.	
4080	McIntyre, John	17	Do.	Do.	
4081	McIntyre, John	17	Do.	Do.	
4082	McIntyre, John	17	Do.	Do.	
4083	McIntyre, John	17	Do.	Do.	
4084	McIntyre, John	17	Do.	Do.	
4085	McIntyre, John	17	Do.	Do.	
4086	McIntyre, John	17	Do.	Do.	
4087	McIntyre, John	17	Do.	Do.	
4088	McIntyre, John	17	Do.	Do.	
4089	McIntyre, John	17	Do.	Do.	
4090	McIntyre, John	17	Do.	Do.	
4091	McIntyre, John	17	Do.	Do.	
4092	McIntyre, John	17	Do.	Do.	
4093	McIntyre, John	17	Do.	Do.	
4094	McIntyre, John	17	Do.	Do.	
4095	McIntyre, John	17	Do.	Do.	
4096	McIntyre, John	17	Do.	Do.	
4097	McIntyre, John	17	Do.	Do.	
4098	McIntyre, John	17	Do.	Do.	
4099	McIntyre, John	17	Do.	Do.	
4100	McIntyre, John	17	Do.	Do.	
4101	McIntyre, John	17	Do.	Do.	
4102	McIntyre, John	17	Do.	Do.	
4103	McIntyre, John	17	Do.	Do.	
4104	McIntyre, John	17	Do.	Do.	
4105	McIntyre, John	17	Do.	Do.	
4106	McIntyre, John	17	Do.	Do.	
4107	McIntyre, John	17	Do.	Do.	
4108	McIntyre, John	17	Do.	Do.	
4109	McIntyre, John	17	Do.	Do.	
4110	McIntyre, John	17	Do.	Do.	
4111	McIntyre, John	17	Do.	Do.	
4112	McIntyre, John	17	Do.	Do.	
4113	McIntyre, John	17	Do.	Do.	
4114	McIntyre, John	17	Do.	Do.	
4115	McIntyre, John	17	Do.	Do.	
4116	McIntyre, John	17	Do.	Do.	
4117	McIntyre, John	17	Do.	Do.	
4118	McIntyre, John	17	Do.	Do.	
4119	McIntyre, John	17	Do.	Do.	
4120	McIntyre, John	17	Do.	Do.	
4121	McIntyre, John	17	Do.	Do.	
4122	McIntyre, John	17	Do.	Do.	
4123	McIntyre, John	17	Do.	Do.	
4124	McIntyre, John	17	Do.	Do.	
4125	McIntyre, John	17	Do.	Do.	
4126	McIntyre, John	17	Do.	Do.	
4127	McIntyre, John	17	Do.	Do.	
4128	McIntyre, John	17	Do.	Do.	
4129	McIntyre, John	17	Do.	Do.	
4130	McIntyre, John	17	Do.	Do.	
4131	McIntyre, John	17	Do.	Do.	
4132	McIntyre, John	17	Do.	Do.	
4133	McIntyre, John	17	Do.	Do.	
4134	McIntyre, John	17	Do.	Do.	
4135	McIntyre, John	17	Do.	Do.	
4136	McIntyre, John	17	Do.	Do.	
4137	McIntyre, John	17	Do.	Do.	
4138	McIntyre, John	17	Do.	Do.	
4139	McIntyre, John	17	Do.	Do.	
4140	McIntyre, John	17	Do.	Do.	
4141	McIntyre, John	17	Do.	Do.	
4142	McIntyre, John	17	Do.	Do.	
4143	McIntyre, John	17	Do.	Do.	
4144	McIntyre, John	17	Do.	Do.	
4145	McIntyre, John	17	Do.	Do.	
4146	McIntyre, John	17	Do.	Do.	
4147	McIntyre, John	17	Do.	Do.	
4148	McIntyre, John	17	Do.	Do.	
4149	McIntyre, John	17	Do.	Do.	
4150	McIntyre, John	17	Do.	Do.	
4151	McIntyre, John	17	Do.	Do.	
4152	McIntyre, John	17	Do.	Do.	
4153	McIntyre, John	17	Do.	Do.	
4154	McIntyre, John	17	Do.	Do.	
4155	McIntyre, John	17	Do.	Do.	
4156	McIntyre, John	17	Do.	Do.	
4157	McIntyre, John	17	Do.	Do.	
4158	McIntyre, John	17	Do.	Do.	
4159	McIntyre, John	17	Do.	Do.	
4160	McIntyre, John	17	Do.	Do.	
4161	McIntyre, John	17	Do.	Do.	
4162	McIntyre, John	17	Do.	Do.	
4163	McIntyre, John	17	Do.	Do.	
4164	McIntyre, John	17	Do.	Do.	
4165	McIntyre, John	17	Do.	Do.	
4166	McIntyre, John	17	Do.	Do.	
4167	McIntyre, John	17	Do.	Do.	
4168	McIntyre, John	17	Do.	Do.	
4169	McIntyre, John	17	Do.	Do.	
4170	McIntyre, John	17	Do.	Do.	
4171	McIntyre, John	17	Do.	Do.	
4172	McIntyre, John	17	Do.	Do.	
4173	McIntyre, John	17	Do.	Do.	
4174	McIntyre, John	17	Do.	Do.	
4175	McIntyre, John	17	Do.	Do.	
4176	McIntyre, John	17	Do.	Do.	
4177	McIntyre, John	17	Do.	Do.	
4178	McIntyre, John	17	Do.	Do.	
4179	McIntyre, John	17	Do.	Do.	
4180	McIntyre, John	17	Do.	Do.	
4181	McIntyre, John	17	Do.	Do.	
4182	McIntyre, John	17	Do.	Do.	
4183	McIntyre, John	17	Do.	Do.	
4184	McIntyre, John	17	Do.	Do.	
4185	McIntyre, John	17	Do.	Do.	
4186	McIntyre, John	17	Do.	Do.	
4187	McIntyre, John	17	Do.	Do.	
4188	McIntyre, John	17	Do.	Do.	
4189	McIntyre, John	17	Do.	Do.	
4190	McIntyre, John	17	Do.	Do.	
4191	McIntyre, John	17	Do.	Do.	
4192	McIntyre, John	17	Do.	Do.	
4193	McIntyre, John	17	Do.	Do.	
4194	McIntyre, John	17	Do.	Do.	
4195	McIntyre, John	17	Do.	Do.	
4196	McIntyre, John	17	Do.	Do.	
4197	McIntyre, John	17	Do.	Do.	
4198	McIntyre, John	17	Do.	Do.	
4199	McIntyre, John	17	Do.	Do.	
4200	McIntyre, John	17	Do.	Do.	

B.S.G. Number.	Name of pupil.	Name of father or guardian.	Age.	Religion.	Language.
St. John's Trinity Roman Catholic School, TRINIDAD.					
1881.					
4178	Harlan, Louis Frederick	.. Joseph Alfred Harlan ..	16	Protestant	French.
4179	Knott, Barbara Edward	(P) Harry Thomas Knott ..	25	Do.	Do.
4180	Maclean, Maria Gertrude	(P) Henry Arthur Maclean ..	18	Do.	Do.
4182	Lloyd, Gust John William George Lloyd ..	16	Do.	Do.
NORTHERN DIST. HIGH SCHOOL, TRINIDAD.					
4128	Morgan, Leslie Sydney	.. Henry Cullen Morgan ..	15	Protestant	French.
4161	Monro, Edwin G. Monro ..	18	Methodist	French.
4180	Stanchin, Eric Percy Stanchin ..	27	Protestant	French.
4184	T. Jacobus Daniel ..	(P) T. Stanchin ..	21	Non-Protestant	French.
4113	Joseph, Frederick Douglas	.. Andrew Walter Joseph ..	19	Catholic	Do.
4128	Finlay, Gerald James McLean James ..	15	Do.	French.
4131	Douglas, Louis Edward	.. Edward Clifford Douglas ..	18	Do.	Do.
4165	De Souza, Benjamin ..	(P) James De Souza ..	18	Do.	Do.
4124	Wright, David G. Sydney	.. Graham Wright ..	18	Do.	Do.
4128	Vaughan, Frederick William	.. George Hughes Vaughan ..	21	Church of England	Do.

St. James' Roman Catholic High School, TRINIDAD.

4200	Green, David Thomas ..	(P) Osborne Green ..	18	Catholic	French.
4201	Forbes, Philip Douglas May	(P) Osborne Forbes ..	18	Do.	French.
4202	Duffy, John Henry ..	(P) George Duffy ..	17	Protestant	French.

* Willing to be admitted to a University course of study only when the candidate was over the age of 21 years.

(By order)

University Buildings, Port-of-Spain,
Madeira, 21st April 1881.

W. McLEAN,
Registrar.

ANDREA UNIVERSITY.

LIST OF EUROPEAN SCHOOL-LEAVING CERTIFICATE HOLDERS DECLARED ELIGIBLE FOR ADMISSION TO COURSE OF STUDY OF THE ANDREA UNIVERSITY IN THE YEAR 1880-81 AND SUBSEQUENT YEARS.

B.S.G. Number.	Name of pupil.	Name of father or guardian.	Age.	Religion.	Language.
	(P) = French.	(P) = Non-European.			* Exempted from age rules.
ANDREA HIGH SCHOOL, BONAIRE.					
1881.					
4206	Johnson, Mary Mary ..	(P) Johnson William Valentine ..	26	Roman Catholic	Telegraph.
4207	Lea, Margaret ..	(P) Lea, Joseph ..	17	Do.	Do.
St. Anthony's High School, TRINIDAD.					
4200	Engelmann, Louis Joseph	.. Wilfred Patrick Engelmann ..	17	Catholic	Telegraph.
4201	Enders, August W. John	.. Enders, Robert ..	21	Do.	Do.
4202	O'Hara, James Patrick	.. O'Hara, William ..	27	Do.	Do.
4203	Georgie, Ernest Charles	.. George D. Edgar-Georgie ..	17	Do.	Do.
4211	Colquhoun, Eric Charles	.. Colquhoun, Charles ..	18	Do.	Telegraph.
4212	Fry, Louis Marie Fry, Richard ..	17	Do.	Do.
4213	Frederick, Frederick, Michael	.. Frederick, William ..	18	Do.	Do.
4214	Salter, Cyril Thomas Salter, William ..	18	Do.	Do.
4215	Fry, Thomas Patrick Fry, John ..	18	Do.	Do.

St. James' Girls' High School, TRINIDAD.

4202	Le Roy, Marie ..	(P) Thomas George Le Roy ..	17	Catholic	Telegraph.
4203	Armstrong, Mary ..	(P) Joseph Armstrong ..	17	Protestant	Do.
4204	Smith, Thomas ..	(P) William Henry Smith ..	18	Do.	Do.
4205	Wendell, Margaret ..	(P) Arthur Wendell ..	19	Catholic	Do.
4206	Brown, Catherine Mary ..	(P) Henry Brown ..	18	Do.	Do.
4207	Jayson, Jean ..	(P) Arthur Jayson Smith ..	17	Non-Protestant	Do.
4208	Macintosh-Johnson, Mary ..	(P) Thomas Macintosh-Johnson ..	18	Catholic	Do.
4209	Nixon, Mary Jane ..	(P) Anthony Nixon ..	17	Do.	Do.
4210	Lea, Thomas Mary ..	(P) M. L. Lea ..	24	Do.	Do.

(By order)

University Office, Port-of-Spain,
Madeira, 21st April 1881.

C. D. & CRISTO,
Registrar.

Teacher's certificate number and name of teacher; indication as to what kind of year of service the Training School leaving Certificate entitles him to.

LOWER ELEMENTARY GRADE.

Female Teachers.

- 191213 Teacher, Third Effendi Government Training School for Women, Khartoum, 1913.
- 191214 E. Khalil, Principal, Government Training School for Women, Khartoum, 1913.
- 191215 M. Hamed, 2nd, Government Training School for Women, Khartoum, 1913.
- 191216 N. Hamed, Government Training School for Women, Khartoum, 1913.
- 191217 Y. Hamed, Government Training School for Women, Khartoum, 1913.
- 191218 Teacher, Third Effendi Government Training School for Women, Khartoum, 1913.
- 191219 Government Training School for Women, Khartoum, 1913.
- 191220 F. Hamed, Government Training School for Women, Khartoum, 1913.

Teacher's certificate number and name of teacher; indication as to what kind of year of service the Training School leaving Certificate entitles him to.

LOWER ELEMENTARY GRADE—cont.

Male Teachers.

- 191221 F. Hamed, Government Training School for Women, Khartoum, 1913.
- 191222 F. Hamed, Government Training School for Women, Khartoum, 1913.
- 191223 F. Hamed, Government Training School for Women, Khartoum, 1913.
- 191224 F. Hamed, Government Training School for Women, Khartoum, 1913.
- 191225 F. Hamed, Government Training School for Women, Khartoum, 1913.
- 191226 F. Hamed, Government Training School for Women, Khartoum, 1913.
- 191227 F. Hamed, Government Training School for Women, Khartoum, 1913.
- 191228 F. Hamed, Government Training School for Women, Khartoum, 1913.
- 191229 F. Hamed, Government Training School for Women, Khartoum, 1913.
- 191230 F. Hamed, Government Training School for Women, Khartoum, 1913.

G. H. H. H.

Inspector of Girls' Schools, Khartoum, Sudan, 15 April 1929.

1905, subject to the conditions in the subsidiary rules under Fundamental Rule 46 being satisfied, he is permitted to go on to his home on holidays from the 14th to 12th April 1906.

J. M. Ashok Varma Sahas Bahadur, Esq., Assistant Commissioner of Forests and District Forest Officer, Madras North Division, will hold additional charge of the Hyderabad North Division during M. R. S. K. Sankaran's absence.

C. C. WILSON,
Chief Commissioner of Forests.

Madras, 26th April 1906.

PUBLIC WORKS.

Appointments and promotions.—M. R. S. Sankaran, Assistant Engineer, Agum, S.A., Government, South Arcot Division, Tanjore Circle, is appointed as Officiating Assistant Engineer and posted to the Tanjore Circle.

M. R. S. Sampath Lakshminarasimha Rao, Esquire, Collector, Tanjore District, Tanjore Division Circle, is appointed as Officiating Assistant Engineer and posted to the Tanjore Circle.

Leaves.—M. R. S. Sankaran, Assistant Engineer, Agum, South Arcot Division, Tanjore Circle, is granted leave on average pay for four months from 23rd April 1906 at special rates, and leave on full average pay on continuation up to and inclusive of 12th January 1907, proportionately to retirement.

Madras, 26th April 1906.

Posting.—M. R. S. F. J. Vaidyanathan Aiyangar, A.E., Esq., Inspector of Bridges, on leave from home, is ordered to charge of the Tanjore Circle.

Madras, 26th April 1906.

Leaves.—Subject to the following, Mr. Ashok M. Varma Sahas Bahadur, Esquire, Assistant Engineer, South Arcot Division, is granted, under subsidiary rule 2 to Fundamental Rule 46, leave on average pay for one week from the 10th April 1906. He is also permitted to take the balance, from the 12th to 12th April 1906 inclusive, on the leave subject to the conditions laid down in the subsidiary rules under Fundamental Rule 46 being fulfilled.

R. B. INDERA,
Chief Engineer, F.W.D.,
(General, Madras and Tanjore).

Madras, 17th April 1906.

Re-posting.—M. R. S. Sampath Lakshminarasimha Rao, Esquire, (Officiating Assistant Engineer, posted to this circle as Chief Engineer's Representative No. 1461-1726, dated 2nd April 1906), is re-posted to the Tanjore Circle in place of M. R. S. V. Vaidyanathan Aiyangar, Esq., on leave from home, proportionately to retirement, from 12th April 1906 (pro-tem).

A. V. KRISHNAMOORTHY,
Superintending Engineer, Tanjore Circle,
Tanjore, 26th April 1906.

Re-posting.—M. R. S. Sankaran, Assistant Engineer, Agum, S.A., Government, South Arcot Division, Tanjore Circle, is appointed as Officiating Assistant Engineer and posted to the Tanjore Circle in place of M. R. S. V. Vaidyanathan Aiyangar, Esq., on leave from home, proportionately to retirement, from 12th April 1906 (pro-tem).

R. S. RAMANUJAM SWAMY,
Superintending Engineer, Tanjore Circle,
Tanjore, 26th April 1906.

MARRIAGE.

Posting.—M. R. S. K. Sankaran, Esq., A.E., Government, Tanjore Division, is ordered to Government Medical Officer, Tanjore District, to fill a vacancy.

(By order)

M. K. PILLAI,
Principal Assistant to the District Medical Officer, 23rd April 1906.

GENERAL NOTIFICATIONS.

GOVERNMENT MUSEUM.

PATHEON ROAD, MADRAS.

Open on all days in the week, except Fridays, from 10 a.m. to 4 p.m. Admissions free. Entry received on notice on the last Saturday of every month after 12 noon.

F. H. GRAVELY,
Superintendent.

GOVERNMENT PUBLIC LIBRARY.

GOVERNMENT MUSEUM BUILDING, MADRAS.

Open on all days in the week, except Fridays, from 10 a.m. to 4 p.m. to 8-30 p.m. and April to September 10 a.m. to 5 p.m.

Consultation of books is free to any person of 17 or more years of age. Books may also be borrowed by approved methods of Madras City and by members of the Government for consultation to be made by the applicant personally at the library. A deposit of Rs. 10 will be required from each borrower.

No deposit books can be made by applicants in the museum, but the Government Public Library can supply to Government for sections on loan to museum libraries of sufficient strength.

F. H. GRAVELY,
Principal Librarian.

IMPERIAL LIBRARY.

(GOVERNMENT OF INDIA)

SECRETARIAT BUILDING, 5, MILLERS ROAD,
CALCUTTA.

Week days and holidays from 10 a.m. to 1 p.m.
Sundays and holidays from 2 p.m. to 5 p.m.

The Library is a free lending library, open to any one reading in any part of India. There is no subscription or fee; but security is cash or guarantee.

R. M. ANANDAKRISHNAN,
Librarian.

NOTICE.

THE DEPT. OF AGRIC. & FORESTRY, AGRI. STATION,
CALCUTTA.

Public work open 11 a.m. to 4 p.m. on work days except Saturdays; and 12 a.m. to 2 p.m. on Sundays.

Drawings for the publication of literature and other etc. given in the Patent Office Handbook with advice (price 8 annas), which contain the Indian Patent and Invention Act, 1904, the Indian Patent and Invention Act, 1904, and the Indian Patent and Invention Act, 1904, together with current regulations and instructions made in the year and subsequent. Communications made in the form of Part II of the Gazette of India, dated 19th January 1905. These should be forwarded to the Superintendent of the Indian Patent Office, Calcutta, or to the Superintendent of the Indian Patent Office, Calcutta.

PEOPLE IN WHITE LABORATORY COATS

VERAL EXAMINATION OF THE HISTORICAL TOWNS OF THE MALINA PROVINCE FOR THE YEAR ENDING 1974 MARCH 1980

[illegible]

Madison, 10th April 1828.

* Surgery not needed

No. 96 or 1896 (I.A. No. 110 or 1896), *Ses-Court, Berenice.*

Yachagan Bahagayra-Petitioner (Defendant).
Petitioner Vira Bahagayra and others-Respondents (Plaintiffs).

Take notice that the petition by the respondent under section 35 of the Provincial Insolvency Act has in order of absolute discharge come on for hearing before this Court on 14th July 1932.

M. HANANAYITHA ACHARY,
Solicitor-at-Law.

Beressa, 2nd March 1932.

No. 1 or 1932 (J.J. No. 120 or 1932), *Ses-Court, Berenice.*

Benjamin Bureau of Cossada-Petitioner (Defendant).

Hed Samuel Xar Mohamed al Cossada and others-Respondents (Plaintiffs).

Notice is hereby given under section 31 of the Provincial Insolvency Act V of 1925 that the above-named petitioner applied to this Court for an order of absolute discharge. Consideration will be given to the order should appear before this Court in person or by duly authorized pleader on 2nd July 1932.

C. SHANAKARA REDDI,
Solicitor-at-Law.

Cossada, 2nd April 1932.

No. 3 or 1932, *Ses-Court, Berenice.*

Valchander Bureau, son of Pethacharapur Bureau, residing at Sathacharapur, Khammam District-Petitioner (Defendant).
Somachandam Choudhary and others-Respondents (Plaintiffs).

Notice is hereby given under section 31 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court for an order of absolute discharge. Consideration will be given to the order should appear before this Court, dated 21st March 1932.

No. 5 or 1932, *Ses-Court, Berenice.*

V. B. M. L. Narayana Chettyar-Petitioner.

(1) S. A. S. Narayana Chettyar, son of Anandiah Chettyar, residing at Puthuram, and (2) S. A. S. Narayana Chettyar, son of first respondent, residing at Puthuram, Khammam District-Respondents (Plaintiffs).

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the above-named respondents have been assigned certificates on 29th March 1932 and that they should apply for discharge on or before 29th March 1932. Consideration will be given to their claims within three months from the date of submission of the same to the District Gazette, by delivering or sending by registered mail to the District Revenue an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules. They should also give their official Revenue all necessary particulars and provide him with funds, where necessary.

No. 5 or 1932, *Ses-Court, Berenice.*

V. B. K. Narayana Pillai-Petitioner (Defendant).
D. N. M. Puthuram Pillai, son of Nandam Pillai, residing at Aradach, Khammam District-Respondent (Plaintiff).

Notice is hereby given under section 31 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted on 29th June 1932 for hearing.

No. 4 or 1932, *Ses-Court, Berenice.*

R. Ananthachandran Pillai and another-Petitioners (Defendants).

A. Narayana Pillai, son of Appanand Pillai, of Kothuram, now residing in Baniar Company, Ponnai-Respondent (Plaintiff).

Notice is hereby given under section 31 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted on 29th June 1932 for hearing.

G. KUDURUMI RAJA,
Additional Solicitor-at-Law.
Beressa, 2nd March 1932.

No. 12 or 1932, *Ses-Court, Berenice.*

Kothura Madanayya-Petitioner (Defendant).
Grantha Ramayya and others-Respondents (Plaintiffs).

Take notice that the petition by the respondent under section 35 of the Provincial Insolvency Act for an order of absolute discharge comes on for hearing before this Court on 29th April 1932.

No. 6 or 1932, *Ses-Court, Berenice.*

Margala Venkataswami and another-Petitioners (Defendants).

Ranga Ramaswami, son of Rangayya, Ramana and others of Sathacharapur, Khammam District-Mand's Court-Respondent (Plaintiff).

Notice is hereby given under section 31 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted on 29th June 1932 for hearing.

No. 7 or 1932, *Ses-Court, Berenice.*

Kallayya Ramaswami, wife of Narayana, Volume and collector of Puthuram, Khammam District, Khammam District-Petitioner (Defendant).
Grantha Ramayya and others-Respondents (Plaintiffs).

Notice is hereby given under section 31 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted on 29th June 1932 for hearing.

No. 8 or 1932, *Ses-Court, Berenice.*

Pethur Venkataswami-Petitioner (Defendant).
Ranga Ramaswami, son of Ramaswami, Khammam and collector of Puthuram, Khammam District-Respondent (Plaintiff).

Notice is hereby given under section 31 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted on 29th June 1932 for hearing.

No. 10 or 1932, *Ses-Court, Berenice.*

I. V. Hanumanth Rao, Revenue (I.O. No. 34 of 1932) on the 1st of the Ses-Court, Berenice-Petitioner (Defendant).

Grantha Ramaswami, son of Narayana, Volume and collector of Puthuram, Khammam District, Khammam District-Mand's Court-Respondent (Plaintiff).

Notice is hereby given under section 31 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted on 29th June 1932 for hearing.

No. 11 or 1932, *Ses-Court, Berenice.*

(1) Pethur Chinn Ramaswami, son of Sathayya, and (2) Pethur Chinn Ramaswami, son of first petitioner, Volume and collector of Puthuram, Khammam District, Khammam District-Petitioners (Defendants).

Rampaswami Narayana and others-Respondents (Plaintiffs).

Notice is hereby given under section 31 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted on 29th June 1932 for hearing.

N. HANANAYITHA,

Solicitor-at-Law.

Beressa, 2nd April 1932.

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No. 4 of 1930 (L.A. No. 534 of 1930), District
Mysore's Court, ANANDASOMAN
Rameswamy Chetty—Petitioner (Defendant).
S. Rameswamy Aiyar and two others—Counter-
petitioners (Defendants).
Notice is hereby given under section 22 (2) of the
Principal Insolvency Act that the order of adjudi-
cation, dated 12th February 1931, passed against
the above-named petitioner was annulled by an order
of the Court, dated 15th March 1931.

A. GANAPATHY SAKAGAR,
District Judge.
Anandavaram, 25th March 1931.

No. 17 of 1930 (L.A. No. 47 of 1930), District
Mysore's Court, ANANDASOMAN
Kudumangudi Thibanna—Petitioner (Defendant).
Gowda Pappa Rameswami Reddy—Counter-petition-
er (Defendant).
Under section 40 of the Principal Insolvency Act,
it is ordered that the order of adjudication, dated
12th December 1929, against the above petitioner
was annulled as notified.

B. NAGABHUSHANAM,
District Judge.
Anandavaram, 17th March 1930.

No. 18 of 1931, District Mysore's Court,
Mysore.
Jagannadai Chenna Venayaga—Petitioner (Defendant).
Venkatesa Bahayya and others—Creditors.

Under section 36 of the Principal Insolvency Act,
notice is hereby given that the above-named
petitioner has been adjudged bankrupt on 25th
March 1931 and that he should apply for discharge
as or before 20th September 1931. Creditors should
serve their claims and the sum due from the date of
publication of this notice to the District Court,
by reference as available by registered post to the
District Receiver as directed in Part IV, 3 of the
Madras Insolvency Insolvency Rules. They should
also give the District Receiver all necessary statements
and provide him with funds, where necessary.

No. 20 of 1931, District Mysore's Court,
Mysore.
Ottara Venayaga—Petitioner (Defendant).
Baskara Venkateswara and others—Creditors.

Notice is hereby given under section 19 (2) of the
Principal Insolvency Act that the petitioner has
applied to the Court praying to adjudge him as
insolvent and that the said petition stands posted to
25th June 1931 for hearing.

M. VENKATAPPA,
District Judge.
Mysore, 25th April 1931.

No. 8 of 1931, District Mysore's Court, Mysore.
Sarda Peta Chenna Bahayya—Petitioner (Defendant).
Pattabhiram Bahayya and nine others—Respondents
(Creditors).
Notice is hereby given under section 19 (2) of the
Principal Insolvency Act that the petitioner has
applied to the Court praying to adjudge him as
insolvent and that the said petition stands posted to
6th June 1931 for hearing.

B. Y. H. RAJAGOPALAKRISHNAN,
District Judge.
Mysore, 25th March 1931.

No. 19 of 1931 (L.A. No. 398 of 1931), District
Mysore's Court, PUDUCHOTRI
Rameswami Venayaga of Pannapattinam—Petitioner.
Kedia Venkataswami and five others—Respondents.
Notice is hereby given under section 41 of Act V
of 1923 that the above-named petitioner has applied to

the Court to grant him an absolute order of dis-
charge and that the said petition stands posted to
15th day of May 1931 for hearing and that any per-
son wishing to oppose the same may appear on the
Court in person or by a pleader at 11 a.m. on the
said day.

No. 4 of 1931, District Mysore's Court,
Puduchotri.
Tota Venkataswami of Pannapattinam—Petitioner.
Kedia Venkataswami, etc.—Respondents.
It is hereby notified under section 27 (2), Act V
of 1923 that the above-named petitioner has applied
to the Court for extension of time for final dis-
charge and that time has been extended till 25th
June 1931 as a final date.

M. KANNABABU,
District Judge.
Puduchotri, 25th April 1931.

No. 7 of 1931, District Mysore's Court, Tirunelveli.
Kuppusami, etc.—Respondents (Creditors).

Notice is hereby given under clause (2) of section 29
of Act V of 1923 that the above-named petitioner has
applied to the Court to adjudge him as insolvent
and that his application stands posted for hearing
on the 7th day of June 1931. Any creditor wishing
to oppose the said application may appear before the
Court either in person or by writ on the said date.

S. RAMASWAMI AYYANGAR,
District Judge.
Tirunelveli, 25th April 1931.

No. 20 of 1931, District Mysore's Court,
Puduchotri.
Pattabhiram Chetty, son of Rameswami Chetty,
residing at Pannapattinam—Petitioner.

Kudumangudi Thibanna, son of Thibanna Chetty,
residing at East Street, Pannapattinam, and twelve
others—Creditors.

Notice is hereby given that the order of adjudi-
cation passed in favour of the above petitioner has
been annulled under section 43 of the Principal Insol-
vency Act with effect under section 22 of the said
Act by the Sub-Court, Dindigul, on the 25th March 1931.

B. BHANUAGASTH,
District Judge.
Madurai, 25th March 1931.

NOTICES.

IN THE MATTER OF THE MADRAS COMPANIES ACT, 1913,
AND THE S. RAMANUJAN SWAMI, LIMITED.

Whereas Mr. S. M. Adarsham Kary, the managing
director of the company, on 17th April 1931, dated
25th December 1930, stated that the above company
is not carrying on any business now;
And whereas a notice, dated 7th April 1931
1931, was published on page 26 of the Fort St. George
Gazette, Part II, under the 4th February 1931, pro-
posed to section 127 (2) of the Indian Companies
Act, 1913, to the effect that notices were given to
the creditors before the expiration of three months
from the date of that notice, the name of the said
company would be struck off the register and the said
company would be dissolved;

And whereas the said company has not shown such
return within the time allowed which required on the
4th April 1931;

Therefore the name of the said company has, under
section 127 (2) of the Act, been struck off the register.

T. MULLAYY,
Assistant Registrar of Joint Stock Companies,
Madurai, 25th April 1931.

IN THE MATTER OF THE MADRAS COMPANIES ACT, 1913,
AND THE NAGANATH SWAMI, LIMITED.

Whereas communications addressed to the Madras
Central Office, Limited, at its registered office are
returned undelivered by the post office;

Whereas as required to this notice has been issued to
the company under section 127 (2) of the Indian
Companies Act, the managing director has replied
that the company is not carrying on business;

shall transfer to the power of attorney holder the right to receive payment on the company's behalf.

10. The quarry should be worked during the closure period as well as that without start of work as held at the quarry for transport to the wing immediately necessary as required in the interests of safety.

Summary: 4

Quantities and supplies for following materials including materials from stores by Government from 1961 to 1969 (approximate) and by 1970 and 1971 for construction of roads.

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Quercus and analyze the following material similarly starting from unity in Quercus from Acule to Amphistemon whet and Acule.

www.elsevier.com/locate/jbiotec

Chemical name	Ref.
1. Reduced single atom Fe to Fe ₂ (Fe ₂ Cl ₂) oxidized Fe ₂ Cl ₂ to Fe ₂ Cl ₃	See Table 1
2. Fe ₂ Cl ₂ to Fe ₂ Cl ₃ to Fe ₂ Cl ₄ to Fe ₂ Cl ₅ to Fe ₂ Cl ₆ oxidized Fe ₂ Cl ₂ to Fe ₂ Cl ₃	See Table 1
3. Fe ₂ Cl ₂ to Fe ₂ Cl ₃ to Fe ₂ Cl ₄ to Fe ₂ Cl ₅ oxidized Fe ₂ Cl ₂ to Fe ₂ Cl ₃	See Table 1
4. Fe ₂ Cl ₂ to Fe ₂ Cl ₃ to Fe ₂ Cl ₄ to Fe ₂ Cl ₅ oxidized Fe ₂ Cl ₂ to Fe ₂ Cl ₃	See Table 1

H. S. RAMAPPAH ATTAN,
University of Kandy, Kandy, Ceylon

Manuscript No. 149, April 1926

TENDER FOR EXTENDING THE WHARF AT
SINGAPORE

Stagnery will be attended by the Executive Engineer, Kachat Central Division, at his office at Bernside, up to 4 p.m. on 23rd April 1955, for the work of signature the award at Bernside.

The reader should be in the classified form either
the issue from the National Engineer's office
readers will be issued by the National Eng. Soc.
Student, Central, Newark, NJ Newark on 21st April
Club

2 Teachers must be identified as noted above. All should be referred to the Executive Support, Finance and Personnel Committee, the name of the teacher and the school should be noted on the report.

If the teacher is made by an individual, it shall be signed with his full name and his address shall be given. If made by a firm, it shall be signed

given. If it is made by a firm, it is known as the *company name*. If it is made by an individual, it is known as the *personal name*. The name of the firm is the *company name*. The name of the individual is the *personal name*. The name of the firm is the *company name*. The name of the individual is the *personal name*.

2. Each problem must fit, as a direct result, with all aspects now handled only into the hands of the Council, such as India or the Commission.

[illegible]

The request copy will be retained in the case of the original tabular and will not carry any comment. It will be dealt with as provided in the header.

[illegible]

5. The involved skill systems include, the Muslim Technical Standard specification, and the 50- and 60-minute time limits. The 50-minute time limit is an official upper range of the Muslim (Islamic) Technical Standard and its adequate volume. None of such study before scheduling its teacher's lesson, which shall be left for the student and student shall be able to follow and the course can be modified according to the needs and all the elements in which form of the agreement is to be covered, not by the teacher's involvement. The Muslim Technical Standard Specification and other components can be used as a reference for the student and the teacher. The student can use the specification sheet regarding materials, they can be used as a source between it and such a point as often does, the office of the Economic Engineer, Kuala Lumpur.

5. The employer's attention is directed to requirements for materials under the clause "Take and workmanship" in the "Provisional Billions." Materials conforming to the above list and specifications shall be used on the work, and the same shall be furnished.

7. Every industry is organized, before entering the market, to support the interests of its members. It is almost impossible to support the interests, and thereby to protect the industry and avoid its decay at national expense at first, before the industry has been organized at all. It will be admitted that the industry is organized in the first place to protect the interests of its members. The first class of members to be admitted into the industry is the industry itself. It will be admitted that the industry is organized in the first place to protect the interests of its members. The first class of members to be admitted into the industry is the industry itself. It will be admitted that the industry is organized in the first place to protect the interests of its members. The first class of members to be admitted into the industry is the industry itself.

admission is intended to attract students, subject to the approval of the Executive Committee.

The Government will not, however, after acceptance of a request, take any action charges for food or for any other reason, or even the maintenance of food later on to later suspended the materials available. Attention of the executive is directed to the national "Preliminary inspection" regarding payment of maintenance, food, etc.

4. The teacher's particular attention is drawn to the syntax and structure in the standard "Preliminary Key" and the "Key" section.

- (1) *ser.*, *serenno*, and *nijetion* of defective materials and waste;
- (2) *serenno*;
- (3) *serenno*, *serenno*, *serenno*;
- (4) *serenno* and *serenno*;
- (5) *serenno* up *serenno* process and for delivery;
- (6) *serenno*;
- (7) *serenno*;
- (8) *serenno* of *serenno*, and
- (9) *serenno* and *serenno*.

The constraint should closely mirror all the specifications which govern the rates which it is to finance.

[illegible]

33. Taxpayers allowing a percentage deduction from an increase in the corporate amount, and those who substituted an equity form of stock that would be received, either as shareholders or as new stockholders, are not to be taxed on the increase. The increase is to be included in the income of the corporation, which is to be the entity in the stock form, the reduction of which, the drawings, distributions, or payments to shareholders, must be proportionately paid, if any such shareholders are made, to the taxpayer who is paid.

If The teacher should work out his own rules, without selection being made by the Public Works Departmental officers who take of rates or by the Public Works Departmental officers who are not open for inspection by teachers.

(3) The attention of the breeder is directed to the constant requirement to be the owner of legitimate work, the rate of program, and the date for the completion of the whole work and its several parts. The following data of program and proportionately value of work done from time to time, as well as indicated by the Executive Engineer's certificate of the value of work done, will be required. Date of commencement of this programme will be the date on which the site (or programme) is handed over to the contractor.

Afternoon cruises are called for the comparison of typical results by aerial and piloted aircraft teams. In comparison by teams as suggested, the aerial work and observation of waterborne ships should be completed by late June 1958 and the balance within three months. If construction of good records by single teams is suggested the work should be completed after 15th May 1958 when the coast will be completed and the whole work should be completed within the period of three months. Low tide should be considered at work.

12. No part of the contract shall be valid without written permission of the Executive Engineer or shall be voidable by persons claiming authority unless he receives payment on the contractor's behalf.

16. If further necessary information is required, the Executive Engineer of the Division will furnish such, but it must be clearly understood that visitors must be invited in order, and according to instructions.

10 The Executive Engineer or other managing authority reserves the right to reject any tender or all the tenders without awarding any reason therefor.

[illegible][illegible]

Florida, 24 April 1958.

P. VESKATARAMANA RAJU,
Executive Engineer, Pile-a-Guard Division

sample of water in Group B, + α , subsurface from M. (alt. 120) but no M. 0-6-2. It is at the bottom of the channel.

A. Reducing the Keyring program channel

3. Constructing 41 pipe sheets as necessary between 21 6-ft-Vin E-44 and 20 4-ft-0-lin as both the bases.

3. Shaving the ventrals of the No. 1 branch head above on ML, C. 2-100 to -1, solid black.

*Exents of exons in Group III, i.e., sub exons heretofore
X, 8 4-8 and 35, 14 1-8 feet of the Devonian*

4. Publishing the Symposium Abstracts.

2 Poling of glass shows its anisotropy between M. 4-4-0
and M. 11-3-0 (no lattice due to dis).

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4. Improvements to the model outlined at 3d. 10-2-228
cont.

† Providing medications upon death is not at the regular cost of \$8.15-40-400 per L.

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† Reducing the slope of the existing roadway pipe and relevel station.

* Condensation in Laid Slabs at 10, 15, and 20 Pa.

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INDEX 600-700000 No. 4-4 (S p.)
MARRAS ACT I OF 1980—MARRAS VOLUME CHANGE
ACT—No number at the time July XIV, No. 2

Wagon Jet T or 1811—An American or ex-Glenn
- 14174000 1-31—Two Wagon Basing Traction
Swivel, 800—An 1-3 (1811)

Wayne Aug 11 to 1925.—San Marino City Times.
 Pasadena Aug 14 to 1925.—PP to 1925 News-
 and Mail. As, 2-8 (8 p).
 March Aug 17 to 1925.—Pasadena.—The News.

RECEIVED BY THE DIRECTOR, FBI, APRIL 19, 1962. (P. 4.)

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Матвеев А. В. II кв. 1922. Коммунарство. Матвеев
Сергей Иванович. Акт, 1928. 4-й издатель. Москва.
Байков А. В., 1920, 4-й. Матвеев Леонид Иванович.
Акт. 1922. Акт, 1922. № 3-8 (4 п.)

Матрица для $\mathbf{A}(t)$ от 1987—
Календарь. Аз 1-1 (1987),
Ниландер. Аз 1-1 (1987),
Матрица для \mathbf{V} от 1987—Матрица от 1987

Sept. 1937—Aug. 310 p.
Bull. No. 10 on p. 111—A Bull. on railways and the
Tientsin and Peking Government of the Pro-
vince of Szechuan. Aug. 4-10 p.

Wagon's Synonym (Index)—
Vol. 3—No. 212, Pgs 148-151.
Vol. 12—No. 120, Pgs 1-10.
Vol. 111—Nos. 144-146, 148—150, 152-154, 156-158.

ASTORIA Financial Services or our Georgetown
or Miami runs 345-31 (armory)-2012-20
to 2012.

MASSACHUSETTS DEPARTMENT OF
PUBLIC HEALTH—
BUREAU OF VITAL RECORDS—
JANUARY 1910.

Vol. 16-14	4	none	1974	June	103
As. 0.11 to 0.20					
Vol. 17-26	0	none	1974	June	103
As. 0.12 to 0.21					

MAJOR LEADERSHIP GROUPS COVERED—
VOL. III—No. 8, MARCH 1971 JANUARY 1972
AN 4-1 a. 2 p.
RESEARCH GROUPS COVERED BY RESEARCH IN 1971

DEPARTMENT FOR THE STUDY OF THE HISTORY OF THE
 19. No. 10 (1900, 1 p.)
 DEPARTMENT FOR THE STUDY OF THE HISTORY OF THE
 20. No. 11 (1900, 1 p.)

Registered No. M-4.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 156

MADRAS, TUESDAY EVENING, APRIL 12, 1938.

[Price, 2 annas.]

DAILY RAINFALL RECORDED IN THE
MADRAS PRESIDENCY

FOR THE MONTH OF

JANUARY 1938

Daily Rainfall recorded in the Madras

3	4	5																6																7																8																9																10																11																12																13																14																15																16																17																18																19																20																21																22																23																24																25																26																27																28																29																30																31																32																33																34																35																36																37																38																39																40																41																42																43																44																45																46																47																48																49																50																51																52																53																54																55																56																57																58																59																60																61																62																63																64																65																66																67																68																69																70																71																72																73																74																75																76																77																78																79																80																81																82																83																84																85																86																87																88																89																90																91																92																93																94																95																96																97																98																99																100															
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Freight rates for the month of January 1903.

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Daily Rainfall recorded in the Matsuyama

No.	Name	Age										Total
		1	2	3	4	5	6	7	8	9	10	
1	John Smith	10	12	15	18	20	22	25	28	30	32	195
2	James Brown	11	13	16	19	21	23	26	29	31	33	200
3	Robert Johnson	12	14	17	20	22	24	27	30	32	34	205
4	William Davis	13	15	18	21	23	25	28	31	33	35	210
5	Thomas Wilson	14	16	19	22	24	26	29	32	34	36	215
6	Charles Moore	15	17	20	23	25	27	30	33	35	37	220
7	George Taylor	16	18	21	24	26	28	31	34	36	38	225
8	Edward White	17	19	22	25	27	29	32	35	37	39	230
9	Samuel King	18	20	23	26	28	30	33	36	38	40	235
10	Benjamin Green	19	21	24	27	29	31	34	37	39	41	240
11	Joseph Adams	20	22	25	28	30	32	35	38	40	42	245
12	Samuel Baker	21	23	26	29	31	33	36	39	41	43	250
13	John Miller	22	24	27	30	32	34	37	40	42	44	255
14	James Wilson	23	25	28	31	33	35	38	41	43	45	260
15	Robert Taylor	24	26	29	32	34	36	39	42	44	46	265
16	William Brown	25	27	30	33	35	37	40	43	45	47	270
17	Thomas Moore	26	28	31	34	36	38	41	44	46	48	275
18	Charles King	27	29	32	35	37	39	42	45	47	49	280
19	George White	28	30	33	36	38	40	43	46	48	50	285
20	Edward Green	29	31	34	37	39	41	44	47	49	51	290
21	Samuel Adams	30	32	35	38	40	42	45	48	50	52	295
22	Benjamin Baker	31	33	36	39	41	43	46	49	51	53	300
23	John Miller	32	34	37	40	42	44	47	50	52	54	305
24	James Wilson	33	35	38	41	43	45	48	51	53	55	310
25	Robert Taylor	34	36	39	42	44	46	49	52	54	56	315
26	William Brown	35	37	40	43	45	47	50	53	55	57	320
27	Thomas Moore	36	38	41	44	46	48	51	54	56	58	325
28	Charles King	37	39	42	45	47	49	52	55	57	59	330
29	George White	38	40	43	46	48	50	53	56	58	60	335
30	Edward Green	39	41	44	47	49	51	54	57	59	61	340
31	Samuel Adams	40	42	45	48	50	52	55	58	60	62	345
32	Benjamin Baker	41	43	46	49	51	53	56	59	61	63	350
33	John Miller	42	44	47	50	52	54	57	60	62	64	355
34	James Wilson	43	45	48	51	53	55	58	61	63	65	360
35	Robert Taylor	44	46	49	52	54	56	59	62	64	66	365
36	William Brown	45	47	50	53	55	57	60	63	65	67	370
37	Thomas Moore	46	48	51	54	56	58	61	64	66	68	375
38	Charles King	47	49	52	55	57	59	62	65	67	69	380
39	George White	48	50	53	56	58	60	63	66	68	70	385
40	Edward Green	49	51	54	57	59	61	64	67	69	71	390
41	Samuel Adams	50	52	55	58	60	62	65	68	70	72	395
42	Benjamin Baker	51	53	56	59	61	63	66	69	71	73	400
43	John Miller	52	54	57	60	62	64	67	70	72	74	405
44	James Wilson	53	55	58	61	63	65	68	71	73	75	410
45	Robert Taylor	54	56	59	62	64	66	69	72	74	76	415
46	William Brown	55	57	60	63	65	67	70	73	75	77	420
47	Thomas Moore	56	58	61	64	66	68	71	74	76	78	425
48	Charles King	57	59	62	65	67	69	72	75	77	79	430
49	George White	58	60	63	66	68	70	73	76	78	80	435
50	Edward Green	59	61	64	67	69	71	74	77	79	81	440
51	Samuel Adams	60	62	65	68	70	72	75	78	80	82	445
52	Benjamin Baker	61	63	66	69	71	73	76	79	81	83	450
53	John Miller	62	64	67	70	72	74	77	80	82	84	455
54	James Wilson	63	65	68	71	73	75	78	81	83	85	460
55	Robert Taylor	64	66	69	72	74	76	79	82	84	86	465
56	William Brown	65	67	70	73	75	77	80	83	85	87	470
57	Thomas Moore	66	68	71	74	76	78	81	84	86	88	475
58	Charles King	67	69	72	75	77	79	82	85	87	89	480
59	George White	68	70	73	76	78	80	83	86	88	90	485
60	Edward Green	69	71	74	77	79	81	84	87	89	91	490
61	Samuel Adams	70	72	75	78	80	82	85	88	90	92	495
62	Benjamin Baker	71	73	76	79	81	83	86	89	91	93	500
63	John Miller	72	74	77	80	82	84	87	90	92	94	505
64	James Wilson	73	75	78	81	83	85	88	91	93	95	510
65	Robert Taylor	74	76	79	82	84	86	89	92	94	96	515
66	William Brown	75	77	80	83	85	87	90	93	95	97	520
67	Thomas Moore	76	78	81	84	86	88	91	94	96	98	525
68	Charles King	77	79	82	85	87	89	92	95	97	99	530
69	George White	78	80	83	86	88	90	93	96	98	100	535
70	Edward Green	79	81	84	87	89	91	94	97	99	101	540
71	Samuel Adams	80	82	85	88	90	92	95	98	100	102	545
72	Benjamin Baker	81	83	86	89	91	93	96	99	101	103	550
73	John Miller	82	84	87	90	92	94	97	100	102	104	555
74	James Wilson	83	85	88	91	93	95	98	101	103	105	560
75	Robert Taylor	84	86	89	92	94	96	99	102	104	106	565
76	William Brown	85	87	90	93	95	97	100	103	105	107	570
77	Thomas Moore	86	88	91	94	96	98	101	104	106	108	575
78	Charles King	87	89	92	95	97	99	102	105	107	109	580
79	George White	88	90	93	96	98	100	103	106	108	110	585
80	Edward Green	89	91	94	97	99	101	104	107	109	111	590
81	Samuel Adams	90	92	95	98	100	102	105	108	110	112	595
82	Benjamin Baker	91	93	96	99	101	103	106	109	111	113	600
83	John Miller	92	94	97	100	102	104	107	110	112	114	605
84	James Wilson	93	95	98	101	103	105	108	111	113	115	610
85	Robert Taylor	94	96	99	102	104	106	109	112	114	116	615
86	William Brown	95	97	100	103	105	107	110	113	115	117	620
87	Thomas Moore	96	98	101	104	106	108	111	114	116	118	625
88	Charles King	97	99	102	105	107	109	112	115	117	119	630
89	George White	98	100	103	106	108	110	113	116	118	120	635
90	Edward Green	99	101	104	107	109	111	114	117	119	121	640
91	Samuel Adams	100	102	105	108	110	112	115	118	120	122	645
92	Benjamin Baker	101	103	106	109	111	113	116	119	121	123	650
93	John Miller	102	104	107	110	112	114	117	120	122	124	655
94	James Wilson	103	105	108	111	113	115	118	121	123	125	660
95	Robert Taylor	104	106	109	112	114	116	119	122	124	126	665
96	William Brown	105	107	110	113	115	117	120	123	125	127	670
97	Thomas Moore	106	108	111	114	116	118	121	124	126	128	675
98	Charles King	107	109	112	115	117	119	122	125	127	129	680
99	George White	108	110	113	116	118	120	123	126	128	130	685
100	Edward Green	109	111	114	117	119	121	124	127	129	131	690
101	Samuel Adams	110	112	115	118	120	122	125	128	130	132	695
102	Benjamin Baker	111	113	116	119	121	123	126	129	131	133	700
103	John Miller	112	114	117	120	122	124	127	130	132	134	705
104	James Wilson	113	115	118	121	123	125	128	131	133	135	710
105	Robert Taylor	114	116	119	122	124	126	129	132	134	136	715
106	William Brown	115	117	120	123	125	127	130	133	135	137	720
107	Thomas Moore	116	118	121	124	126	128	131	134	136	138	725
108	Charles King	117	119	122	125	127	129	132	135	137	139	730
109	George White	118	120	123	126	128	130	133	136	138	140	735
110	Edward Green	119	121	124	127	129	131	134	137	139	141	740
111	Samuel Adams	120	122	125	128	130	132	135	138	140	142	745
112	Benjamin Baker	121	123	126	129	131	133	136	139	141	143	750
113	John Miller	122	124	127	130	132	134	137	140	142	144	755
114	James Wilson	123	125	128	131	133	135	138	141	143	145	760
115	Robert Taylor	124	126	129	132	134	136	139	142	144	146	765
116	William Brown	125	127	130	133	135	137	140	143	145	147	770
117	Thomas Moore	126	128	131	134	136	138	141	144	146	148	775
118	Charles King	127	129	132	135	137	139	142	145	147	149	780
119	George White	128	130	133	136	138	140	143	146	148	150	785
120	Edward Green	129	131	134	137	139	141	144	147	149	151	790
121	Samuel Adams	130	132	135	138	140	142	145	148	150	152	795
122	Benjamin Baker	131	133	136	139	141	143	146	149	151	153	800
123	John Miller	132	134	137	140	142	144	147	150	152	15	

^a Excluded from mean and standard error.

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Presidency for the month of January 1935—cont.

[illegible]

Daily Rainfall recorded in the Harbor

L	R	T	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Rainfall																				
Inches																				
Total																				
Average																				
Remarks																				
1. Rainfall in the harbor 2. Rainfall in the harbor 3. Rainfall in the harbor 4. Rainfall in the harbor 5. Rainfall in the harbor 6. Rainfall in the harbor 7. Rainfall in the harbor 8. Rainfall in the harbor 9. Rainfall in the harbor 10. Rainfall in the harbor 11. Rainfall in the harbor 12. Rainfall in the harbor 13. Rainfall in the harbor 14. Rainfall in the harbor 15. Rainfall in the harbor 16. Rainfall in the harbor 17. Rainfall in the harbor 18. Rainfall in the harbor 19. Rainfall in the harbor 20. Rainfall in the harbor 21. Rainfall in the harbor																				

* Excluded from totals and averages.

00 Ounces.

Presidency for the month of January 1917—cont.

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Daily Rainfall recorded in the Hist.

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It is important to note that the results of this study are based on self-reported data and may be subject to recall bias.

(f) *Microdorus*

Presidency for the month of January 1908—cont.

No.	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200	1201	1202	1203	1204	1205	1206	1207	1208	1209	1210	1211	1212	1213	1214	1215	1216	1217	1218	1219	1220	122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Daily Rainfall recorded in the Madras

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^a Calculated with reference to the station for which term is available.

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Presidency for the month of January 1938—cont.

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Daily Rainfall recorded in the Madras

[illegible]^a Effect of Area Index and growth.

Use of the Director of Industries, Madras,
23rd February 1956.

800-EDUCATION

Presidency for the month of January 1888—cont.

Year	1911	1912	1913	1914	1915	1916	1917	1918	1919	1920	1921	1922	1923	1924	1925	1926	1927	1928	1929	1930	1931	1932	1933	1934	1935	1936	1937	1938	1939	1940	1941	1942	1943	1944	1945	1946	1947	1948	1949	1950	1951	1952	1953	1954	1955	1956	1957	1958	1959	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100
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L. R. GREEN,
Director of Industries

Registered No. 300.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 2] MADRAS, TUESDAY EVENING, APRIL 15, 1914. [PART. 2nd. 6 p.

Part III—Proceedings of the Indian Legislature

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GOVERNMENT OF INDIA.

LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Report of the Select Committee on the Bill further to amend the Trade Tax Act, 1913, for certain purposes was presented to the Legislative Assembly on the 10th March 1914:—

We, the undersigned, Members of the Select Committee to which the Bill tender to amend the Trade Tax Act, 1913, for certain purposes was referred, have considered the Bill and the papers noted in the margin and have now the honour to submit this our Report, with the Bill as amended by us annexed thereto. Certain verbal changes of the references

113-4

[157]

2 We think that the Bill has not been so altered as to require re-consideration, and we recommend that it be passed as now amended.

N. N. SINGAR,
A. O. CHOW,
N. RAJAGANATHAN,
LAKSHMAN SATHANATHAN,
* N. M. JODGI,
* S. V. GURJAL,
* RAJENDRA MAJUMDAR,
FRANK THOMAS,
* A. JAKHAN,
ABDUL HAJED,
* H. P. MATHY,
* B. DAS,
* H. A. S. DESAI,
* MOHAN LAL SARKHSA,
* H. O. BANERJEE.

New Draft:
The 12th March 1938.

* Indirect to a Minister or member of Council.

MINUTES OF DEBATE.

The Bill has been referred to previously with ordinary trade disputes having no political objects. The main purpose of the Bill has then been described, and what we have left are a few persons of a minor character and constituting no material advance on the existing law.

H. P. MATHY,
H. A. S. DESAI,
RAJENDRA MAJUMDAR.

We are opposed to the principle of making an offence of the withdrawal of his assets, without giving notice, by a worker in any industry including even the public services unless the worker is given some compensatory advantage to meet the nature of his grievance. Moreover the present Act has provided for the wide application of the principle. We are, therefore, strongly opposed to its any wider application by including labour union road service, country service or any industry producing or supplying power, included even for private work.

Secondly, we are opposed to the principle of making a strike illegal even though the object is other than that of the furtherance of a trade dispute in the industry in which the workers are employed and even though it is intended to compel Government to do something which the workers desire. We demand, therefore, assurance of the freedom of citizens to do the Act. Unfortunately the Select Committee has not only accepted the motion but has also made changes in the wording of 16 (2) (b) which will result in a much wider application of the scope of motion 16. We need not say that we are opposed to these changes.

S. V. GADGIL,
N. M. JODGI,
MOHAN LAL SARKHSA,
* H. O. BANERJEE,
B. DAS.

Since the objectionable section 16 of the Act which punishes political strikes, which was intended by the framers of the Bill to be dropped is now sought to be kept in even a much disguised

stage, I think that the Bill would be re-polished again for another passing public opinion. I must protest against the delay of Government in considering the Bill by the seven Congress and the other members after it was introduced in the Select Committee, though there was plenty of time to do so. The Committee had plenty of work which was pending from the Government Ministers which were formed since last April.

As it is, I am wholly opposed to the retention of sections 28, 29 and 30 and as I cannot accept even the modifications made therein by the Select Committee.

W. G. BANERJEE

In the Bill as amended by the Select Committee no provision has been made to deal with the case of a trade dispute concerned in any trade or industry after a COURT of Inquiry or a Board of Conciliation has been appointed in respect of any existing or apprehended trade dispute in that industry.

Clause 15 of the Bill, while it has been improved in some respects, requires to be strengthened.

I reserve the right to propose amendments in the Assembly stage.

A. ATKINSON.

I would very much like to see a genuine spirit of willingness on the part of the employees of workers to even as the part of the Government to devise machinery as to end strikes and lockouts. I feel sure that the three parties have pushed on past experience and will be prepared to face the problem.

B. DASS.

1. A. BILL No. 21 OF 1926.

[As AMENDED BY THE SELECT COMMITTEE.]

[Which contained an amended version of the amendments suggested by the Committee; amendments were then made by the Bill.]

A Bill further to amend the Trade Disputes Act, 1920.

for which purpose.

Whereas it is expedient further to amend the Trade Disputes Act, 1920, for the purpose hereinafter appearing: It is hereby enacted that as follows:

1. This Act may be called the Trade Disputes (Amendment) Act, 1926.

2. In section 5 of the Trade Disputes Act, 1920 (hereinafter referred to as the said Act)—

(a) in clause (1)—

(i) after sub-clause (d), the following sub-clause shall be inserted, namely:—

"(e) any other transport service carrying passengers to whom section 5 of the provisions of the Indian Transport Act, 1920, apply or any conveyance service which the President Government may, by notification in the Official Gazette, declare to be a public utility service for the purposes of the Act; or"; and

(ii) in sub-clause (b), after the word "supplies" the word "purchases" shall be inserted;

(b) in clause (2), after the word "disputes" the words "between employers and employees or" shall be inserted; and

- (b) in clause (3), after the word "inserted" the following words shall be inserted, namely:—
 "and includes for the purpose of any proceedings under the Act an offence under section 10 of the Act as amended by the Act of 1927."
3. In section 2 of the said Act,—
 (a) for the words "between an employer and any of his workmen" shall be substituted, and
 (b) for the words "the employees" the words "an employer concerned" shall be substituted.
4. For subsection (3) of section 4 of the said Act the following subsection shall be substituted, namely:—
 "(3) A Court, having the prescribed powers, may act notwithstanding the absence of the respondent or any of his witnesses. Provided that if the appearing applicant satisfies the Court that the services of the driver are hereinafter to be available the Court shall act on such a new petition as has been approved."
5. For subsection (4) of section 6 of the said Act the following subsection shall be substituted, namely:—
 "(5) A Board, having the prescribed powers, may act notwithstanding the absence of the respondent or any of his witnesses. Provided that if the appearing applicant satisfies the Board that the services of the respondent or whom the Board includes or equal number of persons representing the parties to the dispute the services of any such person have ceased to be available the Board shall not act until a new petition or member, as the case may be, has been approved."
6. In section 10 of the said Act the following subsection shall be added, namely:—
 "(7) Where a Board includes an equal number of persons representing the parties to the dispute, and the services of any such person have ceased to be available as aforesaid, the appearing applicant shall appear in the manner specified in subsection (5) of section 4 within five days from the date, and the proceedings shall be continued before the Board as constituted."
7. In section 15 of the said Act,—
 (a) in subsection (1)—
 (i) for the words "his workmen" the words "any of his workmen" shall be substituted;
 (ii) for the words "liable to" the words "punishable with" shall be substituted, and
 (iii) for the words "a fine" the words "with fine" shall be substituted;
 (b) after subsection (5) the following subsection shall be inserted, namely:—
 "(5A) When an employee complains from any person employed by him the action referred to in subsection (5) or after he any person employed by him the action referred to in subsection (5) or after he any person employed by him shall within five days from the receipt of the giving of such notice, or the case may be, report, to the President Government the number of such notices received or given, and, if he fails to do so, shall be punishable with fine which may extend to five hundred rupees;" and
 (c) in subsection (2), for the words, "hereby and" the words "hereby and" shall be substituted;
 (d) in subsection (3) for the words "hereby and" the words "hereby and" shall be substituted;
 (e) in subsection (4) for the words "hereby and" the words "hereby and" shall be substituted.

amendment of
section 15, Act
VI of 1926.

3. In sub-section (1) of section 15 of the said Act—
(a) after the words "other than" the words "or in addition
to" shall be inserted; and
(b) in clause (c) the words "general and prolonged" shall be
omitted.

amendment of
section 15, Act
VI of 1926.

4. In sub-section (2) of section 15 of the said Act, for the word
"delays" the words "inconvenience, confusion," shall be substituted.

Section of
the Bill
relating
to the
amendment
of section
15, Act
VI of 1926.

16. After section 15 of the said Act the following heading and
section shall be inserted, namely:—

"Contributions Officers.

Amendment
of Constitution
Act.

- 16A. (1) The Central Government, in respect of education, indus-
trial and undertakings owned or by him or under his
authority or by a railway company, and the Provincial Govern-
ment, in respect of other businesses, industries or undertakings
within their respective territories, may, by notification in the "Gazette"
and quarterly, appoint officers, known as contributions officers, charged with the duty of "inspecting as
or promoting the settlement of trade disputes.

- (2) A contributions officer may be appointed for a specified area
or for specified businesses, industries or undertakings in a
specified area or for one or more specified businesses, indus-
tries or undertakings and either permanently or for a limited
period.

- (3) A contributions officer may, for the purpose of inquiring into an
existing or apprehended trade dispute after giving reasonable
notice, enter the premises occupied by any industry, business
or undertaking and may call for and inspect any document
which he has ground for considering to be relevant to the
trade dispute, and for the purpose of any such inquiry shall
be entitled to be a public servant within the meaning of the
Indian Penal Code."

The following Report of the Select Committee on the Bill to
amend the Child Marriage Restraint Act, 1929, was presented to
the Legislative Assembly on the 19th March 1930:—

WE, the undersigned, members of the Select Committee to which
the Bill to amend the Child Marriage Restraint Act, 1929, was
referred, have considered the Bill and the papers laid in the
name of the Bill, and have the honour to submit the
our Report, with the Bill as amended by an
amended Bill.

The changes in the Bill, which, possibly and about which are
suggested by the members of the Child Marriage Restraint
[Amendment] Act, 1929.

Now clause 2.—Owing to the changes made in section 2 of the
Act by clause 2 (now 4) of the Bill it is necessary to alter the
of an offence under the Act by a Magistrate of the first class, because
the application of section 320 of the Criminal Procedure Code as
so far as limited to it was by section 2 is it shall be the per-
sonal assessment, and unless the change here made is effected it
will be impossible when an accused is charged with an offence under
section 320 of the Criminal Procedure Code to demand a transfer to
have the case tried in the same district.

Clause 2 (now 4).—We have omitted the last subsection proposed by the Bill.

Clause 5 (now 3).—We have inserted a provision that reasons should be recorded in writing for requiring a respondent to execute a bond. The proposal contained in sub-clause (d) of this clause is unnecessary in view of the existence of the proposed new sections 13 and 14 contained in clause 6 (now 4) of the Bill.

Clause 3 (now 2).—We are of opinion that in all cases an opportunity should be given to the person against whom the issue of an injunction is contemplated to be heard against the proposed order. We have added a provision for the removal of objections. We have also inserted a proviso similar to that contained in section 5 of the Act that a witness shall not be punishable with contempt.

We have omitted the proposed new section 15. Its enforcement would give rise to great practical difficulties, and we feel that it is in advance of public opinion. With the omission of this clause the proposed section 14 becomes unnecessary when sub-clause (c) of clause 4 (now 3) of the Bill is omitted.

2. The Bill was published as follows:—

IN EXHIBITION.

Gazette.	Date.
Gazette of India	28th September 1935.
Fort St. George Gazette	18th October 1935.
Madras Government Gazette ..	28th May 1936.
Cochin Gazette	28th December 1935.
United Provinces Gazette ..	4th July 1936.
Punjab Government Gazette ..	30th May 1936 and 28th June 1936.
Central Province Gazette	15th October 1935.
Azamgarh Gazette	28th October 1935.
Wihar Gazette	25th May 1936.
Orissa Gazette	25th May 1936.
Coorg District Gazette	28th June 1936.
Mad Government Gazette	28th May 1936.
North-West Frontier Gazette ..	25th May 1936.

IN THE TRANSLATIONS.

Portion.	Language.	Date.
Madras	Tamil	18th June 1936.
	Telugu	
	Malayalam	
	English	
Bombay	Marathi	18th June 1936.
	Gujarati	
	Urdu	
Coorg	Kannada	26th July 1936.
Mad	Kannda	21st May 1936.

§ We think that the Bill has not been so altered as to require re-presentation, and we recommend that it be passed as now amended. §

H. R. STEAR.
 H. D. CHAIN.
 P. ACTH TIA. ALFONSO.
 K. EON HAN-SONTH.
 KET FRANKALA.
 G. V. DUSHVOKH.
 SANY HENLE.
 JOSEPHAND NAYASRAL.
 * M. H. JOSEPH.
 * M. GHITAGUDON.
 * F. J. JAMES.
 * M. ASAF ALI.
 N. V. BARKUL.
 * ADITH GANTUNG.
 B. DAS.

* Subject to a vote of dissent.

The 18th March 1906.

MINUTES OF DISSENT.

Generally speaking, the Bill as it has emerged from the Select Committee merits another step in the right direction. The proposed Child Marriage Act was designed to be an effective measure towards the moral evil which progressive society in India desired to stamp out but to long have its advocates that public opinion in various sections of the population was slow to be converted to a radical direction. The work of the education period at our opinion has definitely expired, and rigorous preventive measures are called for. I am, therefore, anxious to see this Bill made effectively effective to such extent.

I In clause 5 of the Bill the proposed section 12 is insufficient to meet cases of emergency. If an preventive step can be taken without a notice to the offending party, in a large number of cases the original evil is likely to be aggravated by attempts at secrecy of the contemplated subversion of marriage. If the elements bear. What should ultimately be an measure for social freedom, if an offence is contemplated, will inevitably degenerate into a criminal conspiracy to evade the law. I am, therefore, definitely of opinion that in emergent cases, the court should have the fullest discretion to pass an ex parte order for reasons to be recorded in writing. I favour the adoption of the aggrieved person of section 148 of the Code of Criminal Procedure with such modifications as may suit the limited purpose of the Bill. With this object in view I suggest the substitution of the proposed section 12 of the Bill by the following:—

(2) It is now, when in the opinion of the Court there is sufficient ground for immediate prevention of an offence under this Act,

Such Court may, by a written order stating the material facts of the case and signed by a magistrate or by a justice of the Peace of the Code of Criminal Procedure, 1900, direct any person to abstain from a certain act likely to help the commission of such an offence.

- (1) as in S. 148.
 (2) as in S. 148 with modification.
 (3) as in S. 148.
 (4) as in S. 148.

2. In order, however, to avoid any risk of abuse by mischievous persons, I would further suggest that persons who intend to address such a third Meeting should be appointed by the members of the following parties to the aforementioned agreement:

"Provided that if no object is presented under this Act by the party on whom an ex parte order under this section has been made, he shall not be liable for disturbance of such order."

There is no violation of any public principle in entering such a provision, and it dispenses of the only objection to its being entered in actual proceedings.

4. That is only one other point to which I must allude in this note.

(a) One found a great deal of the objections which surround this Act and a certain amount of Muslim representations took place in view of the fact of the House during the debate with Mr. Latham, Sardar and Mr. B. N. Das. The feelings in which such constitutional objections were expressed were not without justification. But those who maintain that the 1935 Reforms Movement, although "interference" with the sense of any citizen, appear to confuse the issue with the moral position of their respective communities. The moral position and the ethical code of a religion may be unchangeable, but the moral position which gives within the framework of its moral boundaries and undergoes change from time to time according to the exigencies of the changing circumstances, and according to the sense of its own people. But for reasons not pertinent to the present discussion of Muslim society, but it had to be stopped out. And civil society is only another form of law which affects not merely an individual who may transgress himself on the shore of a river, but which affects the whole society in its self-regulation.

(b) Again the necessity and justification of these constitute a whole chapter of Muslim jurisprudence, and in the old structure of Muslim society ownership of slaves was permissible. The whole chapter has had to be abandoned from the present law of the land, applicable to Muslims. Similarly the moral law of Islam has almost entirely disappeared. I do not see a moment's need of any of these changes as "interference" with the moral structure of Islam.

M. ASAF ALI.

The 18th March 1935.

I differ from the majority of the Select Committee as regards the necessity of the proposed new section 15. In my opinion the abolition of the section is necessary for the improvement of Hindu and Muslims of our people. Therefore I reserve myself the right to reintroduce this section by an amendment. I had sufficient support for it in the House. In case I am not able to do so, I sincerely hope the Government, or some future, will bring forward an amending Bill to remove this defect.

M. GHANESUDHAN.

In clause 8 of the Bill the proposed section 15 is open to a very serious objection. While admitting that a reform is necessary in such cases where an objection is raised, I maintain that there are likely to arise where rights belonging to the previous holder of a title could not be entirely denied the very object of the proposed amendment. The Courts must be armed with powers to meet the possibilities of injustice in certain cases, after removing various

in writing in support of such orders. This can only be left to the discretion of the Courts and they can be depended upon to do the right thing.

2. I would be failing in my duty if I do not bring to the notice of the Government the strong feelings of the Moslems in the matter. They object to interference with the right to perform the Nikah ceremony. The web of child marriages does not exist among Moslems to anything like the extent in which it is found among their Hindu neighbours. Muslim objection can be easily met by leaving the Nikah ceremony outside the purview of this and similar Acts. The sensible Moslems would however object to recognition of marriages among minors being made good. This is a matter for the Government to consider.

3. Putting the two objections aside where, it can be fairly said that the Bill is a step in the right direction. It will certainly eradicate an evil which has been eating into the vitals of the Indian States since time immemorial.

ABDUL QAYUM.

THE 25th March 1928.

I feel that under special circumstances to be recorded in writing the Court should have power to annul temporary marriages even without notice in the parties to an intended legal marriage. I do not approve of the intention of the proposed new section 13 of the Bill intended to give discretion to the Court to take steps to prevent the consummation of an illegal marriage by providing for the separate custody and maintenance of the child wife, all the while the legal age for marriage.

N. M. JORGE.

L. S. Sec. No. 36 of 1928.

[As amended on 2nd January 1929.]

(Changes made by the Select Committee are in *italics* and underlined.)

A Bill to amend the Child Marriage Restraint Act, 1929.

Whereas it is expedient further to amend the Child Marriage Restraint Act, 1929; It is hereby enacted as follows:—

1. This Act may be called the *Child Marriage Restraint (Amendment) Act, 1929.*
2. In clause (b) of section 3 of the Child Marriage Restraint Act, 1929 (hereinafter referred to as the said Act), between the words "and" and "marriage" the words "or is about to be" shall be inserted.
3. In section 5 of the said Act for the words "District Magistrate of the local area" the words "Magistrate of the local area" shall be substituted.
4. For section 6 of the said Act the following shall be substituted, *namely*:—
"6. No Court shall take cognizance of any offence under this Act after the expiry of one year from the date on which the offence is alleged to have been committed."

Amendment of
section 3, sub-
clause (b) of
Act of 1929.
Substitution of
new section for
section 6 of
Act of 1929.

5. For sub-section (2) of section 13 of the said Act * * * the following shall be substituted, namely:—

* * * the Amendment of Section 13, F. S. G. A. 1948

1949.

"(2) When the Court takes cognizance of any offence under this Act upon a complaint made to it, it may for reasons to be recorded in writing, at any time after receiving the statement and before making process for compelling the attendance of the accused, require the complainant to submit a bond, with or without sureties, for a sum not exceeding one hundred rupees, to secure for the payment of any compensation which the complainant may be entitled to pay under section 200 of the Code of Criminal Procedure, 1908, and if such security is not furnished within such reasonable time as the Court may fix, the complaint shall be dismissed."

6. The following section * shall be added as section * 13 * of the said Act, namely:—

Insertion of section 13 in Act of 1948.

"13. (1) Notwithstanding anything to the contrary contained in this Act, the Court may, if satisfied from information and before it through a complaint or otherwise that a child marriage in contravention of this Act has been arranged or is about to be arranged, issue an injunction against any of the persons mentioned in sections 3, 4, 5 and 6 of this Act prohibiting such marriage.

Power to issue injunction against persons in contravention of this Act.

(2) No injunction under sub-section (1) shall be issued against any person unless the Court has previously given notice to such person, and has afforded him an opportunity to show cause against the issue of the injunction.

(3) The Court may either on its own motion or on the application of any person aggrieved rescind or alter any order made under sub-section (1).

(4) Where such an application is received, the Court shall afford the applicant an early opportunity of presenting his case in person or by pleader; and if the Court rejects his application wholly or in part, it shall record in writing its reasons for so doing.

(5) Whoever knowing that an injunction has been issued against him under sub-section (1) of this section disobeys such injunction shall be punished with imprisonment of either description for a term which may extend to three months, or with fine which may extend to one thousand rupees, or with both.

Provided that no woman shall be punishable with imprisonment.

* * * * *

By RAFT,
Secretary to the Government of India.

(Sanctioned by order of His Excellency the Governor)

F. APPA NAIDU,
Secretary to Government, Legal Department.

Enacted: RAFT (1) is repealed by the provisions of the provisions of the



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 40 MADRAS, TUESDAY EVENING, APRIL 12, 1938. (PART, 3rd, 4th, 5th)

Part III—Proceedings of the Indian Legislature

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Acts of the Indian Legislature assented to by the Governor General.

GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor General on the 12th March 1938, and is hereby promulgated for general information:—

ACT No. V OF 1938.

An Act to provide facilities for military manœuvres and for field firing and artillery practice.

WHEREAS it is expedient to provide facilities for military manœuvres and for field firing and artillery practice; It is hereby enacted as follows:—

1. (1) This Act may be called the Madras, Field Firing and Artillery Practice Act, 1938.

(2) It extends to the whole of British India.

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CHAPTER I

MANOEUVRES.

Power of
Provincial
Government
to authorize
manoeuvres.

2. (1) The Provincial Government may, by notification in the local official Gazette, authorize the execution of military manoeuvres over any area specified in the notification during a specified period not exceeding three months.

Provided that the same area or any part thereof shall not ordinarily be so specified more than once in any period of three years.

(2) The Provincial Government shall publish notice of its intention to issue a notification under sub-section (1) as early as possible in advance of the issue of the notification, and no such notification shall be issued until the expiry of three months from the date of the first publication of such notice in the local official Gazette.

(3) The notice required by sub-section (2) shall be given by publication in the local official Gazette and shall also be given throughout the area which it is proposed to specify in the notification by publication in the manner prescribed by rules made under section 13, and shall be repeated by like publication one month and one week as nearly as may be before the commencement of the manoeuvres.

Persons author-
ized for
purpose of
manoeuvres.

3. (1) Where a notification under sub-section (1) of section 2 has been issued, such persons as are included in the military forces engaged in the manoeuvres may, within the specified limits and during the specified periods,—

(a) pass over, or encamp, construct military works of a temporary character, or execute military manoeuvres on, the area specified in the notification, and

(b) supply themselves with water from any source of water in such area:

Provided that nothing herein contained shall authorize the taking of water from any source of supply, whether belonging to a private owner or a public authority, of an amount in excess of the reasonable requirements of the military forces or of such

amount as to control the supply ordinarily required by those entitled to the use of such water supply.

(5) The provisions of sub-section (1) shall not authorise entry on or interference with any well or tank held sacred by any religious community or any place of worship or ground attached thereto except for the legitimate purpose of offering prayers or any place or building reserved or used for the disposal of the dead, or any dwelling house or premises attached thereto or any educational institution, factory, workshop or store or any premises used for the carrying on of any trade, business or manufacture or any garden or pleasure ground, or any ancient monument as defined in section 2 of the Ancient Monuments Preservation Act, 1904.

4. The Officer in Command of the military forces engaged in the manoeuvres shall cause all lands used under the powers conferred by this Chapter to be restored, as soon and as far as practicable, to their previous condition.

5. Where a notification issued under section 2 authorises the execution of military manoeuvres compensation shall be payable from the Defence Estimates for any damage to person or property or interference with rights or privileges arising from such manoeuvres including expenses reasonably incurred in protecting person, property, rights and privileges.

6. (1) The Collector of the District in which any area utilised for the purpose of manoeuvres is situated shall depute one or more Revenue Officers to accompany the forces engaged in the manoeuvres for the purpose of determining the amount of any compensation payable under section 5.

(2) The Revenue Officer shall consider all claims for compensation under section 5 and determine, on local investigation and where possible after hearing the claimant, the amount of compensation, if any, which shall be awarded in each case, and shall disburse on the spot to the claimant the compensation so determined as payable.

(3) Any claimant, dissatisfied with a refusal of the Revenue Officer to award him compensation or with the amount of compensation awarded to him by the Revenue Officer, may, at any time within fifteen days from the communication to him of the decision of the Revenue Officer, give notice to the Revenue Officer of his intention to appeal against the decision.

(4) Where any such notice has been given, the Collector of the district shall constitute a commission consisting of himself as chairman, a person nominated by the Officer Commanding the forces engaged in the manoeuvres and two persons nominated by the District Board, and the commission shall decide all appeals of which notice has been given.

(5) The commission may exercise its powers notwithstanding the absence of any member of the commission, and the chairman of the commission shall have a casting vote in the case of an equal division of opinion.

(6) The decision of the commission shall be final and no suit shall lie in any Civil Court in respect of any matter decided by the commission.

(7) No fee shall be charged in connection with any claim, notice, appeal, application or document filed before the Revenue Officer, Collector or the commission under this section.

Offences.

7. If, within the area and during the period specified in a notification under sub-section (7) of section 2, any person—

(a) wilfully obstructs or interferes with the execution of the manoeuvres, or

(b) without due authority enters or remains in any camp, or

(c) without due authority interferes with any flag or mark or any apparatus used for the purposes of the manoeuvres,

he shall be punishable with fine which may extend to ten rupees.

CHAPTER II

FIELD FIRING AND ARTILLERY PRACTICE.

8. In this Chapter—

Definitions.

(a) "field firing" includes all armaments practice;

(b) "notified area" means an area defined in a notification issued under sub-section (1) of section 5.

9. (1) The Provincial Government may, by notification in the local official Gazette, define any area as an area within which for a specified term of years the carrying out periodically of field firing and artillery practice may be authorised.

Power of Provincial Government to authorise field firing and artillery practice.

(2) The Provincial Government may, by notification in the local official Gazette, authorise the carrying out of field firing and artillery practice throughout a notified area or any specified part thereof during any period or periods specified in the notification.

(3) Before any notification under sub-section (2) is issued, the Provincial Government shall publish notice of its intention to issue such notification as early as possible in advance of the issue of the notification, and no such notification shall be issued until the expiry of two months from the date of the first publication of the notice in the local official Gazette.

(4) The notice required by sub-section (3) shall be given by publication in the local official Gazette and shall also be given throughout the notified area by publication in some newspaper circulating in and in the language commonly understood in that area and by beat of drum and by affixation in all prominent places of copies of the said notice in the language of the locality and in such other manner as may be prescribed by rules made under section 13 and shall be repeated by like publication one week as nearly as may be before the commencement of the period or of each period specified in the notification.

Provided that the fact of the said beat of drum and affixation shall be verified in writing by one headman and two other literate inhabitants of the locality and provided further that such notice by the beat of drum shall be given seven and two days as nearly as may be before the commencement of such field firing and artillery practice.

Persons
entitled
for purposes
of sub-section
10 of section
3.

10. (1) Where a notification under sub-section (2) of section 5 has been issued, such persons as are included in the forces engaged in field firing or artillery practice may, within the notified area or specified part thereof during the specified period or periods,—

(a) carry out field firing and artillery practice with lethal missiles, and

(b) exercise, subject to the provisions of sections 3 and 4, any of the rights conferred by section 3 on forces engaged in military manoeuvres.

Provided that the provisions of sub-section (2) of section 3 shall not debar entry into, or interference with, any place specified in that sub-section, if it is situated in an area declared to be a danger zone under sub-section (2) of this section, to the extent that may be necessary to ensure the exclusion from it of persons and domestic animals.

Provided further that in the case of a dwelling house occupied by women adequate warning shall be given through a local inhabitant and entry shall be effected after such warning in the presence of two respectable inhabitants of the locality.

(2) The Officer Commanding the forces engaged in any such practice may, within the notified area or specified part thereof, declare any area to be a danger zone, and thereupon the Collector shall, on application made to him by the Officer Commanding the forces engaged in the practice, prohibit the entry into and secure the removal from such danger zone of all persons and domestic animals during the times when the discharge of lethal missiles is taking place or there is danger to life or health.

Compensation.

11. The provisions of sections 5 and 6 shall apply in the case of field firing and artillery practice as they apply in the case of military manoeuvres.

Provided that the compensation payable under this section shall include compensation for exclusion or removal from any place declared to be a danger zone of persons or domestic animals, such compensation to be disbursed at not less than the minimum rates prescribed by rules made under section 13 before the exclusion or removal is enforced, and shall also include

compensation for any loss of employment or deterioration of crops resulting from any such exclusion or removal.

12. If, during any period specified in a notification issued under sub-section (2) of section 5, any person within a notified area—

- (a) wilfully obstructs or interferes with the carrying out of field firing or artillery practice, or
- (b) without due authority enters or remains in any camp, or
- (c) without due authority enters or remains in any area declared to be a danger zone at a time when entry thereto is prohibited, or
- (d) without due authority interferes with any flag or mark or target or any apparatus used for the purposes of the practice,

he shall be punishable with fine which may extend to ten rupees.

CHAPTER III.

GENERAL.

13. The Provincial Government may, by notification in the local official Gazette, make rules—

Power to
make rules.

- (a) prescribing the manner in which the notices required by sub-section (5) of section 2 and sub-section (2) of section 9 shall be published in the areas concerned;
- (b) regulating the use under this Act of land for manoeuvres or field firing and artillery practice in such manner as to secure the public against danger and to enable the manoeuvres or practice to be carried out without interference and with the minimum inconvenience to the inhabitants of the areas affected;
- (c) regulating the procedure of the Revenue Officers and conclusions referred to in section 6 in such manner as to secure due publicity regarding the method of making claims for compensation and preferring appeals from original awards of compensation, the expeditious

settlement of claims and of appeals and the payment of compensation so far as possible direct to the claimants; and

- (d) defining the principles to be followed by the Revenue Officers and commissions referred to in section 5 in assessing the amount of compensation to be awarded.

The following Act of the Indian Legislature received the assent of the Governor General on the 12th March 1938, and is hereby promulgated for general information:—

ACT No. VI OF 1938.

An Act further to amend the Destructive Insects and Pests Act, 1914, for certain purposes.

WHEREAS it is expedient further to amend the Destructive Insects and Pests Act, 1914, for the purposes hereinafter appearing, It is hereby enacted as follows:—

Short title.

1. This Act may be called the Destructive Insects and Pests (Amendment) Act, 1938.

Amendment of long title and preamble, Act II of 1914.

2. In the long title and preamble of the Destructive Insects and Pests Act, 1914 (hereinafter referred to as the said Act), after the word "into" the words "and the transport from one province to another in" shall be inserted.

Amendment of section 2, Act II of 1914.

3. In clause (c) of section 2 of the said Act, for the words "and trees or bushes" the words "and all trees, bushes or plants" shall be substituted.

Amendment of section 3, Act II of 1914.

4. In section 3 of the said Act,—

- (a) to sub-section (i) the words "or of insects generally or any class of insects" shall be added; and
(b) in sub-section (ii), after the word "articles" the words "or any insect or class of insects" shall be inserted.

5. After section 4 of the said Act the following sections shall be inserted, namely:—

" 4A. The Central Government may, by notification in the Official Gazette, prohibit or regulate, subject to such conditions as the Central Government may impose, the export from a province or the transport from one province to another province in British India of any article or class of articles likely to cause infection to any crop or of insects generally or any class of insects.

4B. When a notification has been issued under section 4A, then, notwithstanding any other law for the time being in force, the person responsible for the loading of goods or parcels at any railway station or inland steam vessel station,—

(a) where the notification prohibits export or transport, shall refuse to receive for carriage or, to forward or knowingly allow to be carried on, the railway or inland steam vessel from that station anything, of which export or transport is prohibited, consigned to any place in British India outside the province in which such station is situated; and

(b) where the notification imposes conditions upon export or transport, shall so refuse, unless the consignor produces, or the thing consigned is accompanied by, a document or documents of the prescribed nature showing that those conditions are satisfied.

4C. Where, by or under any law in force in the territories of any Indian State, the import into that State of any article likely to cause infection to any crop or of any insect has been prohibited, the Central Government may, by notification in the Official Gazette, declare that the provisions of section 4B shall apply in respect of any such article or insect consigned from any place in British India to any place in that State:

Insertion of new sections 4A, 4B, 4C and 4D in Act 11 of 1914.

Power of Government to regulate or prohibit transport from one province to another of any article or class of articles likely to cause infection to any crop or of insects generally or any class of insects.

Refusal to carry article of which transport is prohibited.

Application of section 4B to articles imported in Indian States.

Provided that such Indian State prohibits the export to British India of any article or insect or class of insects the import of which into British India has been prohibited by the Central Government.

Power of
Central
Government
to issue
orders.

4D. The Central Government may, by notification in the Official Gazette, make rules prescribing the nature of the documents which shall accompany any article or insect the export or transport whereof is subject to conditions imposed under section 4A, or which shall be held by the consignee or consignee thereof, the authorities which may issue such documents and the manner in which the documents shall be employed:

Provided that the said notification shall be placed, as soon as may be, on the table of both chambers of the Central Legislature."

Amendment
of section 4,
Act II of
1914.

6. In sub-section (1) of section 5 of the said Act, after the word "detriment" the words "of any insect or class of insects or" shall be inserted and after the word and figure "section 5" the words, figure and letter "or under section 4A" shall be inserted.

Insertion of
new section
5A in Act
II of 1914.
Penal law.

7. After section 5 of said Act the following section shall be inserted, namely:—

"5A. Any person who knowingly exports any article or insect from a province or transports any article or insect from one province to another in British India in contravention of a notification issued under section 4A, or attempts so to export or transport any article or insect, or exports or attempts to export from British India to an Indian State any article or insect in respect of which a notification under section 4C has been issued, and any person responsible for the booking of goods or parcels at a railway or inland steam vessel station who knowingly contravenes the provisions of section 4B shall be punishable with fine which may extend to two hundred and fifty rupees and, upon any subsequent conviction, with fine which may extend to two thousand rupees."

The following Act of the Indian Legislature received the assent of the Governor General on the 13th March 1938, and is hereby promulgated for general information:—

ACT No. VII OF 1938.

An Act to amend the Child Marriage Restraint Act, 1929.

WHEREAS it is expedient to amend the Child Marriage Restraint Act, 1929, it is hereby enacted as follows:—

XIX of 1929.

1. This Act may be called the Child Marriage Restraint (Amendment) Act, 1938.

XIX of 1929.

2. To sub-section (f) of section 1 of the Child Marriage Restraint Act, 1929, the following shall be added, namely:—

Amendment of section 1, Act XIX of 1929.

“and applies also to—

- (a) all British subjects and servants of the Crown in any part of India; and
- (b) all British subjects who are domiciled in any part of India wherever they may be.”

G. H. SPENCE,

Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

F. APPU NAIR,

Secretary to Government, Legal Department.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 61 MADRAS, TUESDAY EVENING, APRIL 17, 1934. (Price, 1 anna.)

Part IV—Proceedings of the Madras Legislature

ERRATUM.

THE MADRAS TRAFFIC CONTROL ACT, 1933 (MADRAS ACT V OF 1933) PUBLISHED IN THE *Fort St. George Gazette* EXTRAORDINARY, PART IV, DATED THE 29th MARCH 1933.

In page 1, for the expression "29th March 1933", substitute the expression "29th March 1934."

P. APPU NAIR,

Secretary to Government, Legal Department.



SUPPLEMENT TO PART II OF THE FORT ST. GEORGE GAZETTE

No. 155

MADRAS, TUESDAY EVENING, APRIL 12, 1938

(PART, 8 page)

SEASON REPORT FOR FEBRUARY 1938.

Statement showing the average fall of rain in each district during the month of February 1937 and also the total fall of rain from 1st April 1937 up to 28th February 1938 compared with the corresponding figures of the preceding year and with the averages for a series of years ending 1935.

District.	Average.			1936-37.			1935-36.		
	February.		From 1st April 1937 up to the end of Feb.	February.		From 1st April 1936 up to the end of Feb. 1937.	February.		From 1st April 1935 up to the end of Feb. 1936.
	Rainy days.	Rainfall.		Rainy days.	Rainfall.		Rainy days.	Rainfall.	
1 Bangalore (N)	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
2 East Godavari	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
3 West Godavari	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
4 Kanna	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
5 Guntur	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
6 Nellore (N)	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
7 Bellary (N)	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
8 Anantapur (N)	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
9 Chittoor (N)	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
10 Kolar	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
11 Chingleput	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
12 Madras	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
13 South Arcot	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
14 North Arcot	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
15 Salem (N)	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
16 Coimbatore (N)	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
17 Trichinopoly	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
18 Tanjavur (N)	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
19 Karaikal (N)	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
20 Pondicherry	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
21 Malabar	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
22 South Canara	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00
23 The Nilgiris (N)	15.	10.00	10.00	16.	10.00	10.00	15.	10.00	10.00

1. The following districts and parts thereof:
 (a) Bangalore, Mysore, Channarayana, and Channarayana.
 (b) Bangalore, Mysore, Channarayana, and Channarayana.

2. The following districts and parts thereof:
 (a) Bangalore, Mysore, Channarayana, and Channarayana.
 (b) Bangalore, Mysore, Channarayana, and Channarayana.

3. The following districts and parts thereof:
 (a) Bangalore, Mysore, Channarayana, and Channarayana.
 (b) Bangalore, Mysore, Channarayana, and Channarayana.

4. The following districts and parts thereof:
 (a) Bangalore, Mysore, Channarayana, and Channarayana.
 (b) Bangalore, Mysore, Channarayana, and Channarayana.



SUPPLEMENT TO PART II
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MADRAS, TUESDAY EVENING, APRIL 17, 1934

Figure 6 (cont.)

WHOLESALE PRICES OF COMMODITIES PREVAILING ON THE
11TH APRIL 1938.

[All prices are in pesos per imperial barrel of 63.5 kg. (143 lbs.) except where otherwise stated and include a discount prevailing on Monday.]

[illegible]

[illegible]

Station.	Tariffs.	Price per square foot.
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H. PALM JACKERY.		
------------------	--	--

Tapscroft...	...	No report.
Elbow	...	3 45
Beards...	...	4 15
Trinch...	...	2 47
Talbot...	...	3 55

H. COCONUTS (UNSHED).		
-----------------------	--	--

Station.	Tariffs.	Price.
Tapscroft...	...	1 55
Yarragran...	...	2 45
Garra...	...	2 12
Harford...	...	2 14
Adel...	...	2 14
Belley...	...	2 22
Chisholm...	...	No report.
Yarra...	...	2 45
End...	...	2 16
Garra...	...	No report.
Archie...	...	No report.
Belley...	...	2 16
Talbot...	...	No report.

H. COCONUTS (MACHINE SHULLED).		
--------------------------------	--	--

Tapscroft...	...	2 15
Yarragran...	...	2 17
Garra...	...	2 14
Harford...	...	2 14
Adel...	...	2 16
Belley...	...	2 16
Chisholm...	...	No report.
Yarra...	...	2 15
End...	...	2 15
Garra...	...	No report.
Archie...	...	No report.
Belley...	...	2 15
Talbot...	...	No report.

H. CORNELL.		
-------------	--	--

Yarragran...	...	2 15
Yarragran...	...	2 15
Garra...	...	2 15
Harford...	...	2 15
Adel...	...	2 15
Belley...	...	2 15
Chisholm...	...	2 15
Yarra...	...	2 15
End...	...	2 15
Garra...	...	2 15
Archie...	...	2 15
Belley...	...	2 15
Talbot...	...	2 15

H. CASTOR.		
------------	--	--

Yarragran...	...	4 14
Yarragran...	...	4 17
Garra...	...	4 12
Harford...	...	4 12
Adel...	...	4 12
Belley...	...	4 12
Chisholm...	...	No report.
Yarra...	...	2 12
End...	...	No report.
Garra...	...	No report.
Archie...	...	4 12
Belley...	...	4 12

H. COCONUT.		
-------------	--	--

Garra...	...	No report.
Harford...	...	2 15
Adel...	...	2 15
Belley...	...	2 15
Chisholm...	...	2 15
Yarra...	...	2 15
End...	...	2 15
Garra...	...	2 15
Archie...	...	2 15
Belley...	...	2 15
Talbot...	...	2 15

H. CORNELL.		
-------------	--	--

Harford...	...	2 15
Adel...	...	2 15
Belley...	...	2 15
Chisholm...	...	2 15
Yarra...	...	2 15
End...	...	2 15
Garra...	...	2 15
Archie...	...	2 15
Belley...	...	2 15
Talbot...	...	2 15

Station.	Tariffs.	Price.
----------	----------	--------

H. COCONUT OIL.		
-----------------	--	--

Garra...	...	15 15
Harford...	...	20 15
Adel...	...	15 15
Belley...	...	17 15
Chisholm...	...	17 15

H. CORNELL.		
-------------	--	--

Garra...	...	15 15
Harford...	...	20 15
Adel...	...	15 15
Belley...	...	17 15
Chisholm...	...	17 15

H. COCONUT KAFAR.		
-------------------	--	--

Garra...	...	4 15
Harford...	...	4 15
Adel...	...	4 15
Belley...	...	4 15
Chisholm...	...	4 15

Garra...	...	4 15
Harford...	...	4 15
Adel...	...	4 15
Belley...	...	4 15
Chisholm...	...	4 15

Garra...	...	4 15
Harford...	...	4 15
Adel...	...	4 15
Belley...	...	4 15
Chisholm...	...	4 15

Garra...	...	4 15
Harford...	...	4 15
Adel...	...	4 15
Belley...	...	4 15
Chisholm...	...	4 15

Garra...	...	4 15
Harford...	...	4 15
Adel...	...	4 15
Belley...	...	4 15
Chisholm...	...	4 15

H. COCONUT LINT.		
------------------	--	--

Garra...	...	15 15
Harford...	...	15 15
Adel...	...	15 15
Belley...	...	15 15
Chisholm...	...	15 15

Garra...	...	15 15
Harford...	...	15 15
Adel...	...	15 15
Belley...	...	15 15
Chisholm...	...	15 15

Garra...	...	15 15
Harford...	...	15 15
Adel...	...	15 15
Belley...	...	15 15
Chisholm...	...	15 15

Garra...	...	15 15
Harford...	...	15 15
Adel...	...	15 15
Belley...	...	15 15
Chisholm...	...	15 15

Garra...	...	15 15
Harford...	...	15 15
Adel...	...	15 15
Belley...	...	15 15
Chisholm...	...	15 15

H. COCONUT SEED.		
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Garra...	...	15 15
Harford...	...	15 15
Adel...	...	15 15
Belley...	...	15 15
Chisholm...	...	15 15

Garra...	...	15 15
Harford...	...	15 15
Adel...	...	15 15
Belley...	...	15 15
Chisholm...	...	15 15

Garra...	...	15 15
Harford...	...	15 15
Adel...	...	15 15
Belley...	...	15 15
Chisholm...	...	15 15

Garra...	...	15 15
Harford...	...	15 15
Adel...	...	15 15
Belley...	...	15 15
Chisholm...	...	15 15

Article.	Variety.	Price.	Article.	Variety.	Price per lb.	
25. TOBACCO.						
Virginian	10 00	26. TANNED COW HIDES.			
Virginia	10 00	Hides ..	Ex-skins 1-1 1/2 lb.	No report.	
Costa	10 00		Ex-skins ..	Do.	
Costa	10 00		Costa 1-1 1/2 lb.	Do.	
Costa	10 00	26. TANNED GOAT SKINS.			
Costa	10 00	Hides ..	Good ..	No report.	
Costa	10 00		Fair ..	Do.	
Costa	10 00		Common ..	Do.	
Costa	10 00	26. TANNED SHEEP SKINS.			
Costa	10 00	Hides ..	Good ..	No report.	
Costa	10 00		Fair ..	Do.	
Costa	10 00		Common ..	Do.	
L. F. GREEN,						
Director of Industries.						

March, 12th April 1924.